Volume 34, Number 11 Pages 1269–1316 June 1, 2009

SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



ROBIN CARNAHAN SECRETARY OF STATE

MISSOURI REGISTER

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Missouri



REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at http://www.sos.mo.gov/adrules/pubsched.asp

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HOW TO CITE RULES AND RSMo

RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

The rules are codified in the Code of State Regulations in this system—

 Title
 Code of State Regulations
 Division
 Chapter
 Rule

 1
 CSR
 10 1.
 010

 Department
 Agency, Division
 General area regulated
 Specific area regulated

They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

he Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo Supp. 2008.

EXECUTIVE ORDER 09-18

WHEREAS, in recognition of the importance of energy efficiency and the use of clean, domestic energy resources, and of the importance of the leadership role of state government; and

WHEREAS, the State of Missouri commits to managing operational costs and sustaining resources for future generations; and

WHEREAS, the prudent utilization of energy conservation is of prime importance for the continued economic and environmental progress of the State of Missouri; and

WHEREAS, the energy required for the operation of state government buildings is a significant portion of the energy consumption of Missouri State Government; and

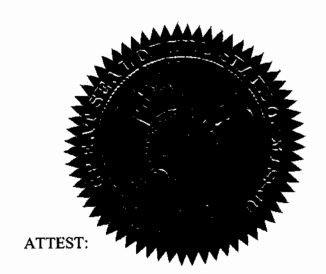
WHEREAS, the reduction of energy use in state government buildings will result in cost savings and the preservation of valuable natural resources; and

WHEREAS, the State of Missouri has the duty and opportunity to moderate energy use.

NOW THEREFORE, I, JEREMIAH W. (JAY) NIXON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby order that all state agencies whose building management falls under the direction of the Office of Administration shall institute policies in consultation with the Division of Facilities Management, Design and Construction and the Department of Natural Resources' Energy Center that will result in reductions of energy consumption by two percent per year for each of the next 10 years.

All new state construction, buildings being constructed for lease by the state, and significant renovations and replacement of energy-using equipment shall be at least as stringent as the most recent energy efficiency standards of the International Energy Conservation Code (IECC). Exemptions shall be limited to those listed in the IECC and exemptions approved by the Director of Facilities Management, Design and Construction.

Energy efficiency shall be made a priority in design, construction and operation of state government buildings. The Office of Administration shall develop and adopt a State Building Energy Efficiency Design Standard that establishes and prioritizes energy efficient design techniques specific to the needs and operations of state facilities. The State Building Energy Efficiency Design Standard shall incorporate as goals the energy recommendations and practices presented in the American Society of Heating, Refrigerating and Air-Conditioning Engineers' (ASHRAE) Advanced Energy Design Guide for Small Office Buildings. The State Building Energy Efficiency Design Standard shall also be made available for adoption by other state agencies whose building management does not fall under the direction of the Office of Administration.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 23rd day of April, 2009.

Jeremiah W. (Jay) Nixon

Governor

Robin Carnahan

Secretary of State

Inder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of the proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment, or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety (90)-day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.205 Permits Required; Exceptions: The commission proposes to amend subsection (1)(A).

PURPOSE: This amendment removes the requirement for a cable restraint permit as referenced in 3 CSR 10-8.510.

- (1) Any person who chases, pursues, takes, transports, ships, buys, sells, possesses, or uses wildlife in any manner must first obtain the prescribed hunting, fishing, trapping, or other permit, or be exempted under 3 CSR 10-9.110, with the following exceptions:
- (A) A resident landowner or lessee, as defined in this Code, may hunt, trap, or fish as prescribed in Chapters 6, 7, and 8 without per-

mit (except landowner deer and turkey hunting permits, Migratory Bird Hunting Permit, [Resident Cable Restraint Permit,] and Conservation Order Permit as prescribed), but only on land s/he owns or, in the case of a lessee, upon which s/he resides, and may transport and possess wildlife so taken.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.240, RSMo 2000. Original rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed March 23, 2009.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with David W. Erickson, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.215 Permits and Privileges: How Obtained; Not Transferable: The commission proposes to amend section (5).

PURPOSE: This amendment removes the requirement for a cable restraint permit as referenced in 3 CSR 10-8.510.

(5) Permits are nontransferable and are valid from date of purchase through the last day of February of the prescribed permit year; except the Migratory Bird Hunting Permit, the Resident Trapping Permit, [the Resident Cable Restraint Permit,] the Resident Fur Handler Permit, and the Nonresident Furbearer Hunting and Trapping Permit shall be valid through June 30. Except as provided for permits purchased by telephone or through the Internet, no affidavit, receipt, or other document may be issued or used in lieu of the required permit. Temporary permit authorization number(s) allowing immediate use of permit privileges may be provided for permits (except deer and turkey permits) purchased through the department's authorized telephone or Internet sales service provider. The temporary permit authorization number(s) and picture identification must be carried at all times while hunting, fishing, or trapping until the actual permit(s) is received. Any permit issued or obtained by false statement or through fraud, or while privileges are revoked or denied by the commission, shall be invalid.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.240, RSMo 2000. Original rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed March 23, 2009.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with David W. Erickson, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 20—Wildlife Code: Definitions

PROPOSED AMENDMENT

3 CSR 10-20.805 Definitions. The commission proposes to amend section (44) of this rule.

PURPOSE: This amendment adds "tip-ups" to the definition of "pole and line."

(44) Pole and line: Fishing methods using tackle normally held in the hand, such as a cane pole, casting rod, spinning rod, *[or]* fly rod, or ice fishing tackle commonly known as a tip-up, to which not more than three (3) hooks with bait or lures are attached. This fishing method does not include snagging, snaring, grabbing, or trotlines or other tackle normally attached in a fixed position.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.240, RSMo 2000. This rule previously filed as 3 CSR 10-11.805. Original rule filed April 30, 2001, effective Sept. 30, 2001. For intervening history, please consult the Code of State Regulations. Amended: Filed March 23, 2009.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with David W. Erickson, Assistant Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE Division 30—State Tax Commission Chapter 2—Original Assessment

PROPOSED AMENDMENT

12 CSR 30-2.018 Method of Administrating the *Ad Valorem* Taxation of the Private Railcar Industry *and Applying for the Freight Line Company Tax Credit*. The commission is amending this rule by changing the title and purpose and by adding sections (2) and (3).

PURPOSE: This amendment changes the title of the rule, the purpose, and adds language pertaining to the application for tax credits of eligible expenses.

PURPOSE: This rule sets forth the precise method of administrating the ad valorem tax for the private railcar industry and the procedure for applying for the tax credit for eligible expenses.

- (2) Each freight line company applying for the tax credit authorized in subsection 137.1018.4, RSMo, shall submit a completed Form 50, Schedule 1, Schedule 3PC, and Schedule 20PC to the State Tax Commission on or before May 1 of the tax year for which the credit is sought, and no such credit shall be given to any company filing the form after that date. The method for determining whether the form is submitted within the time prescribed by this rule will be the same method used for determining the timeliness of complaints filed with the State Tax Commission as set out in 12 CSR 30-3.010(1)(C).
- (3) In any year in which the general assembly appropriates insufficient funds to fully finance the tax credit authorized in subsection 137.1018.4, RSMo, the State Tax Commission, based upon the funds appropriated, shall allocate the credit proportionately among the freight lines timely requesting the tax credit for that year. The tax credit each individual freight line company will receive shall be calculated by multiplying the percentage that each company's claim (not to exceed their tax liability) represents of the total credit claims of all freight line companies (who timely submitted the required form and schedule for that tax year) multiplied by the amount of funds actually appropriated for that tax year.

AUTHORITY: section[s] 137.1018, **RSMo Supp. 2008** and **section** 137.1021, RSMo [Supp. 1999] **2000**. Original rule filed Sept. 20, 1999, effective May 30, 2000. Amended: Filed April 28, 2009.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sandy Wankum, Administrative Secretary, State Tax Commission of Missouri, PO Box 146, Jefferson City, MO 65102-0146. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE Division 30—State Tax Commission Chapter 3—Local Assessment of Property and Appeals From Local Boards of Equalization

PROPOSED AMENDMENT

12 CSR 30-3.010 Appeals From the Local Board of Equalization. The commission is amending section (1) by deleting subsection (1)(F).

PURPOSE: This amendment eliminates the requirement of paying taxes of those property owners who have a pending appeal with the State Tax Commission. The Eastern District Court of Appeals has ruled this requirement unnecessary.

- (1) Every owner of real property or tangible personal property shall have the right to appeal from the decision of the local board of equalization, upon compliance with the following rules:
- [(F) In all appeals except those where the sole issue is exemption of the entire property under appeal, taxes on the property under appeal must be timely paid on or before December 31 of each tax year affected by the appeal or such appeal shall be dismissed.]

AUTHORITY: section 138.430, RSMo Supp. 2008. This rule was previously filed as 12 CSR 30-2.030. Original rule filed Dec. 13, 1983, effective March 12, 1984. For intervening history, please consult the Code of State Regulations. Amended: Filed April 28, 2009.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Sandy Wankum, Administrative Secretary, State Tax Commission of Missouri, PO Box 146, Jefferson City, MO 65102-0146. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2245—Real Estate Appraisers Chapter 3—Applications for Certification and Licensure

PROPOSED RESCISSION

20 CSR **2245-3.005** Trainee Real Estate Appraiser Registration. This rule prescribed the process for an individual to register as a trainee real estate appraiser and the rules governing the practice of real estate appraising by a trainee real estate appraiser.

PURPOSE: The rule is being rescinded and readopted to further define the responsibility of the supervising appraiser and exactly what is meant by direct supervision and to address out-of-state supervisor requirements.

AUTHORITY: section 339.509(8), RSMo 2000. Original rule filed Nov. 21, 2006, effective July 30, 2007. Amended: Filed Nov. 15, 2007, effective May 30, 2008. Amended: Filed June 27, 2008, effective Dec. 30, 2008. Rescinded: Filed April 24, 2009.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Real Estate Appraisers Commission, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 526-3489, or via email at reacom@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2245—Real Estate Appraisers Chapter 3—Applications for Certification and Licensure

PROPOSED RULE

20 CSR 2245-3.005 Trainee Real Estate Appraiser Registration

PURPOSE: This rule prescribes the process for an individual to register as a trainee real estate appraiser and the rules governing the practice of real estate appraising by a trainee real estate appraiser.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (1) For purposes of this rule, "registrant" shall mean a "trainee real estate appraiser" and "registration" shall mean the registration with the commission of a "trainee real estate appraiser."
- (2) An applicant for licensure or certification shall only receive credit for appraisal experience earned after July 1, 2008, if the applicant has registered as a trainee real estate appraiser with the commission prior to accruing the experience.
- (3) A person may register as a trainee real estate appraiser by submitting the following to the commission:
- (A) An application on a form prescribed by the commission, including, but not limited to, the name and license number of each certified appraiser under which the registrant will provide appraisal services:
- (B) An affidavit signed by each supervising appraiser acknowledging the supervisory relationship on a form prescribed by the commission; and
 - (C) The prescribed fee.
- (4) No real estate appraisal experience is required as a prerequisite for registration.
- (5) Training.
- (A) The registrant shall be subject to direct supervision by a Missouri certified appraiser in good standing with the commission for the prior two (2) years. If the trainee is currently licensed or certified, supervision shall only be required if the trainee is completing experience outside their current scope of practice.
- (B) The supervising appraiser(s) shall be responsible for the training, guidance, and direct supervision of the registrant by:
- 1. Accepting responsibility for the appraisal report by signing and certifying that the report complies with the *Uniform Standards* of *Professional Appraisal Practice* (USPAP), 2006 Edition. The USPAP, 2006 Edition, is incorporated herein by reference and can be obtained from The Appraisal Foundation, 1155 15th Street NW, Suite 1111, Washington, DC 20005, by calling (202) 347-7722, or at www.appraisalfoundation.org. This rule does not incorporate any subsequent amendments or additions;
- 2. Reviewing and signing the appraisal report(s) for which the registrant has provided appraisal services; and
- 3. Personally inspecting each appraised property with the registrant until the supervising appraiser determines the registrant trainee is competent, in accordance with the competency rule of USPAP. If applying for a residential certification, the supervising appraiser shall personally inspect fifty (50) properties with the registrant, unless otherwise waived by the commission for good cause. If applying for certified general, the supervising appraiser shall personally inspect twenty (20) nonresidential properties with the registrant, unless otherwise waived by the commission for good cause.
- (C) The registrant is permitted to have more than one (1) supervising appraiser, but a supervising appraiser may not supervise more than three (3) registrants at one (1) time. The supervisor shall not be employed by the trainee.
 - (D) The registrant and a supervising appraiser shall notify the

commission of a newly created supervisory relationship and submit an affidavit from the supervising appraiser acknowledging the supervisory relationship prior to the registrant performing appraisal services under the supervising appraiser. A registrant shall not receive credit for appraisal experience under a certified appraiser unless the registrant has first notified the commission of the certified appraiser's name and license number. Within ten (10) days of the termination of a supervisory relationship, the registrant and the supervising appraiser shall notify the commission that the supervisory relationship has been terminated.

- (E) The registrant and each supervising appraiser shall maintain an appraisal log. This appraisal log may be maintained jointly, but each shall be individually responsible to assure the completion and availability of the appraisal log regardless of the agreement or practice of the registrant and the supervising appraiser regarding its maintenance. Separate appraisal logs shall be maintained for each supervising appraiser. The registrant and the supervising appraiser shall provide a copy of the appraisal log to the commission upon request. At a minimum, the appraisal log shall include the information required by 20 CSR 2245-2.050 and the following:
- 1. Description of work performed by the trainee and scope of the review and supervision of the supervising appraiser;
- 2. Number of actual work hours by the trainee on the assignment; and
- 3. The name and state certification number of the supervising appraiser.
- (F) The Missouri certification of the supervising appraiser shall be in good standing and not subject to revocation or suspension within the last two (2) years. "Subject to revocation or suspension within the last two (2) years" shall mean that any term of revocation or suspension shall be terminated more than two (2) years prior to a licensee serving as supervising appraiser. Anyone subject to probation cannot supervise trainees during the probationary period, unless otherwise ordered by the commission.
- (G) A certified appraiser may not serve as the supervising appraiser for an individual trainee for more than five (5) years, unless otherwise approved by the commission for good cause. The "trainee real estate appraiser" registration is not intended as a long-term method of performing appraisal services in the absence of progress toward licensure or certification as an appraiser. A supervising appraiser shall not serve as supervising appraiser for any trainee if the supervisor has knowledge that the trainee does not intend to progress toward licensure or certification or with the intent to evade the appraiser licensing or certification requirements of Chapter 333, RSMo.
- (6) A person may register as a trainee under a supervising appraiser licensed or certified in another state if:
- (A) The supervising appraiser is licensed or certified in another state that has requirements that are substantially similar to the requirements in Missouri for certification as a state-certified general or state-certified residential real estate appraiser;
- (B) The supervising appraiser's licensure or certification from the other state authorizes the supervisor, at a minimum, to perform the same scope of appraisal services that either a Missouri-certified general or certified residential appraiser is authorized to perform.
- (C) The supervising appraiser's license or certification from the other state is active and has been in good standing and not subject to discipline for the prior two (2) years. The trainee real estate appraiser application shall be accompanied by verification from the supervising appraiser's licensing or certification authority verifying that the supervising appraiser's license is active, in good standing, and has not been disciplined as provided in this subsection.
- (D) Upon application for licensure or certification, trainees that are supervised by an appraiser licensed or certified in another state shall be required to comply with all licensing or certification requirements established by Missouri law, including 20 CSR 2245-3.010(5), which provides that fifty percent (50%) of all experience

hours must be completed in the state of Missouri. Trainees are also reminded that pursuant to 20 CSR 2245-3.010, applicants for a general certification must have accumulated a total of three thousand (3,000) hours of appraisal experience of which at least fifty percent (50%) (one thousand five hundred (1,500) hours) shall be in nonresidential appraisal work and under the supervision of a Missouri certified general real estate appraiser or a certified general appraiser licensed in another state and who is authorized to perform the same scope of appraisal services as a Missouri-certified general appraiser.

- (7) As used in this section, "direct supervision" shall mean, the degree of supervision required of a supervisory appraiser overseeing the work of a registrant by which the supervisory appraiser has control over and detailed professional knowledge of the work being done. Direct supervision is achieved when a registrant has regular direction, guidance, and support from a supervisory appraiser. The supervisor shall determine the level of supervision that is appropriate for the appraisal project and the skill level of the registrant as assessed by the supervisor. Direct supervision shall include but is not limited to the following:
- (A) Reviewing the registrant's appraisal report(s) to ensure research of general and specific data has been adequately conducted and properly reported, application of appraisal principles and methodologies has been properly applied, that any analysis is sound and adequately reported, and that any analysis, opinions, or conclusions are adequately developed and reported so that the appraisal report is not misleading; and
- (B) Reviewing the registrant's work product and discussing with the registrant any edits, corrections, or modifications that need to be made.

AUTHORITY: section 339.509(8), RSMo 2000. Original rule filed Nov. 21, 2006, effective July 30, 2007. Amended: Filed Nov. 15, 2007, effective May 30, 2008. Amended: Filed June 27, 2008, effective Dec. 30, 2008. Rescinded and readopted: Filed April 24, 2009.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately two hundred eight dollars and thirty-two cents (\$208.32) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed rule will cost private entities approximately two hundred eight dollars and forty cents (\$208.40) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Real Estate Appraisers Commission, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 526-3489, or via email at reacom@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PUBLIC FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2245 - Real Estate Appraisers Commission

Chapter 3 - Applications for Certification and Licensure

Prepared April 14, 2009 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Cor	npliance
Real Estate Appraisers Commission	·	\$208.32
	Total Annual Cost of	
	Compliance	
	for the Life of the	
	Rule	\$208.32

III. WORKSHEET

The Licensure Technician II processes the applications. The Executive Director reviews and approves the applications.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY		TIME PER APPLICATION	COST PER APPLICATION	TOTAL COST
Licensure Technician II	\$28,524	\$42,429.45	\$20.40	\$0.34	10 minutes	\$3.40	\$68.00
Executive Director	\$58,865	\$87,561.69	\$42.10	\$0.70	10 minutes	\$7.02	\$140.32
			Total A	nnual Pe		s Cost for the fe of the Rule	

IV. ASSUMPTION

- 1. Employee's salaries were calculated using the annual salary multiplied by 48.89% for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications or renewals. The total cost was based on the cost per application multiplied by the estimated number of applications.
- 2. The public fiscal note for this rule only reflects the cost for this particular process. However, private entity fees are set at an amount to cover the total actual cost incurred by the office, which includes personal service, expense and equipment and transfers.
- It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2245 - Real Estate Appraisers Commission

Chapter 3 - Applications for Certification and Licensure

Proposed Amendment - 20 CSR 2245-3.005 Trainee Real Estate Appraiser RegistrationPrepared April 14, 2009 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated annual cost of compliance with the rule by affected entities:
20	Out-of-State Trainee Real Estate Appraiser Applicants	\$200.00
	for Registration	
	Verification Fee @ \$10	
20	Out-of-State Trainee Real Estate Appraiser Applicants for Registration	\$8.40
	Postage @ \$0.42	
	Estimated Annual Cost of	
	Compliance for the Life of	
	the Rule	\$208.40

III. WORKSHEET

See table above.

IV. ASSUMPTION

- 1. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.
- 2. It is anticipated that the verification from the supervising appraiser's licensing or certification authority will cost approximately \$10.00 based on the Missouri Real Estate Appraisers Commission's fee.

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 11—Missouri Plant Law Quarantines

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Agriculture under sections 263.040, 263.050, and 263.180, RSMo 2000, the director adopts a rule as follows:

2 CSR 70-11.050 Emerald Ash Borer Intrastate Quarantine is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 3, 2009 (34 MoReg 183–186). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.432 is amended.

This rule establishes the archery deer hunting season, limits, and provisions for hunting and is excepted by section 536.021, RSMo, from the requirement for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.432 by establishing archery deer hunting seasons.

3 CSR 10-7.432 Deer: Archery Hunting Season

PURPOSE: This rule establishes the archery deer hunting season, limits, and provisions for hunting.

(1) The archery deer hunting season is September 15, 2009, through January 15, 2010, excluding the November portion of the firearms deer hunting season. Use archery methods only; firearms may not be possessed.

SUMMARY OF PUBLIC COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed amendment under section 536.021, RSMo.

This amendment filed April 21, 2009, effective July 1, 2009.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.433 is amended.

This rule establishes the archery deer hunting season, limits, and provisions for hunting and is excepted by section 536.021, RSMo, from the requirement for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.433 by establishing firearms deer hunting seasons.

3 CSR 10-7.433 Deer: Firearms Hunting Seasons

PURPOSE: This rule establishes the firearms deer hunting seasons, limits, and provisions for hunting.

- (1) The firearms deer hunting season is comprised of six (6) portions.
- (A) Urban zones portion: October 9 through 12, 2009; use any legal deer hunting method to take antlerless deer in open zones.
- (B) Youth portions: October 31 and November 1, 2009, and January 2 and 3, 2010; for persons at least six (6) but not older than fifteen (15) years of age; use any legal deer hunting method to take one (1) deer statewide during the October 31 and November 1, 2009, portion; use any legal deer hunting method to take deer statewide during the January 2 and 3, 2010, portion.
- (C) November portion: November 14 through 24, 2009; use any legal deer hunting method to take deer statewide.
- (D) Muzzleloader portion: December 19 through 29, 2009; use muzzleloader methods to take deer statewide.
- (E) Antlerless portion: November 25 through December 6, 2009; use any legal deer hunting method to take antlerless deer in open counties.

- (2) Firearms Deer Hunting Permits.
- (A) Resident or Nonresident Firearms Any-Deer Hunting Permit: valid for one (1) deer statewide, except that only antlerless deer may be taken during the urban zones and antlerless portions of the season.
- (5) Feral hogs, defined as any hog, including Russian and European wild boar, not conspicuously identified by ear tags or other forms of identification and roaming freely on public or private lands without the landowner's permission (refer to section 270.400 of *Missouri Revised Statutes*), may be taken in any number during the firearms deer hunting season as follows:
- (C) During the youth and muzzleloader portions statewide and the urban zones portion in open counties:
 - 1. Deer permittees may only use methods allowed for deer.
- 2. Small game permittees may only use methods allowed for small game.

SUMMARY OF PUBLIC COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed amendment under section 536.021, RSMo.

This amendment filed April 21, 2009, effective July 1, 2009.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.435 is amended.

This rule establishes the archery deer hunting season, limits, and provisions for hunting and is excepted by section 536.021, RSMo, from the requirement for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.435 by establishing special deer harvest limits and restrictions.

3 CSR 10-7.435 Deer: Special Harvest Provisions

(1) Only antlerless deer and antlered deer with at least one (1) antler having at least four (4) antler points may be taken in the counties of Adair, Andrew, Atchison, Audrain, Barton, Bates, Benton, Boone, Buchanan, Caldwell, Callaway, Camden, Carroll, the portion of Cass county not included in the Kansas City urban zone, Cedar, Chariton, Clark, Clinton, Cole, Cooper, Daviess, DeKalb, the portions of Franklin and Jefferson counties not included in the St. Louis urban zone, Gasconade, Gentry, Grundy, Harrison, Henry, Hickory, Holt, Howard, Johnson, Knox, Lafayette, Lewis, Lincoln, Linn, Livingston, Macon, Maries, Marion, Mercer, Miller, Moniteau, Monroe, Montgomery, Morgan, Nodaway, Osage, Pettis, Phelps, Pike, Pulaski, Putnam, Ralls, Randolph, Ray, Saline, Schuyler, Scotland, Shelby, St. Clair, Ste. Genevieve, Sullivan, Vernon, Warren, and Worth. No other antlered deer may be taken.

SUMMARY OF PUBLIC COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed amendment under section 536.021, RSMo.

This amendment filed April 21, 2009, effective July 1, 2009.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.437 is amended.

This rule establishes the archery deer hunting season, limits, and provisions for hunting and is excepted by section 536.021, RSMo, from the requirement for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.437 by establishing deer harvest limits by county.

3 CSR 10-7.437 Deer: Antlerless Deer Hunting Permit Availability

- (1) Archery Deer Hunting Season.
- (A) Resident and Nonresident Archery Antlerless Deer Hunting Permits are not valid in the counties of: Bollinger, Butler, Carter, Dunklin, Iron, Madison, Mississippi, New Madrid, Pemiscot, Reynolds, Scott, Stoddard, and Wayne.
- (2) Firearms Deer Hunting Season.
- (B) Only one (1) Resident or Nonresident Firearms Antlerless Deer Hunting Permit per person may be filled in the counties of: Barry, Barton, Christian, Crawford, Dade, Dent, Douglas, the portions of Franklin and Jefferson counties not included in the St. Louis urban zone, Gasconade, Jasper, Lawrence, Maries, McDonald, Newton, Osage, Ozark, Perry, Phelps, Polk, Pulaski, Ripley, Shannon, St. Francois, Ste. Genevieve, Stone, Taney, Texas, Washington, Webster, and Wright.
- (C) Any number of Resident or Nonresident Firearms Antlerless Deer Hunting Permits may be filled in the counties of: Adair, Andrew, Atchison, Audrain, Bates, Benton, Boone, Buchanan, Caldwell, Callaway, Camden, Carroll, Cass, Cedar, Chariton, Clark, Clay, Clinton, Cole, Cooper, Dallas, Daviess, DeKalb, the portions of Franklin and Jefferson counties included in the St. Louis urban zone, Gentry, Greene, Grundy, Harrison, Henry, Hickory, Holt, Howard, Howell, Jackson, Johnson, Knox, Laclede, Lafayette, Lewis, Lincoln, Linn, Livingston, Macon, Marion, Mercer, Miller, Moniteau, Monroe, Montgomery, Morgan, Nodaway, Oregon, Pettis, Pike, Platte, Putnam, Ralls, Randolph, Ray, St. Charles, St. Clair, St. Louis, Saline, Schuyler, Scotland, Shelby, Sullivan, Vernon, Warren, and Worth.

SUMMARY OF PUBLIC COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed amendment under section 536.021, RSMo.

This amendment filed April 21, 2009, effective July 1, 2009.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 10—Air Conservation Commission Chapter 6—Air Quality Standards, Definitions, Sampling and Reference Methods and Air Pollution Control Regulations for the Entire State of Missouri

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo 2000, the commission amends a rule as follows:

10 CSR 10-6.060 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 17, 2008 (33 MoReg 2192–2204). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Natural Resources' Air Pollution Control Program received nineteen (19) comments from three (3) sources: the U.S. Environmental Protection Agency (EPA), AmerenUE, and Kansas City Power & Light Company (KCPL).

COMMENT #1: The EPA supports the deletion of the definition of baseline area in paragraph (1)(A)1. and the adoption of the federal definition through incorporation by reference.

RESPONSE: The department's Air Pollution Control Program appreciates the EPA's support of this revision. No wording changes have been made to the proposed amendment as a result of this comment.

COMMENT #2: The EPA commented that the format for the incorporation by reference of various federal New Source Review (NSR) rules, promulgated as of July 1, 2007, that include updates found in Federal Register (FR) notices should be revised for clarity. The EPA suggested removing the FR language in subparagraph (1)(A)2.A. and subsection (8)(A) or, as an alternate option, revising the language. The EPA provided some suggested language. In addition, some *Code of Federal Regulations* (CFR) references cite a date of July 2, 2007, which should be July 1, 2007.

RESPONSE AND EXPLANATION OF CHANGE: As a result of this comment, the corresponding language in subsection (1)(A) and (8)(A) has been rewritten using the suggested language. Also, the incorrect reference citation dates in subparagraphs (1)(A)2.B.-D. of the proposed amendment have been corrected.

COMMENT #3: The EPA noted that Missouri's revisions to the definition of the term major stationary source include EPA's recent revision excluding certain ethanol production facilities from the chemical process plant category. These revisions would apply both to attainment and nonattainment areas. If Missouri adopts the revision as proposed and submits it as a revision to the State Implementation Plan (SIP), it will be necessary to address the Clean Air Act (CAA) antibacksliding provisions, including section 193, applicable to nonattainment areas.

RESPONSE: When the rule is submitted to the EPA as a revision to the SIP, justification will be provided to show that air quality will not be impacted with this amendment. No wording changes have been made to the proposed amendment as a result of this comment.

COMMENT #4: The EPA commented that certain federal nonattainment area definitions found in 40 CFR 51.165 and incorporated in the Missouri proposal, in turn, reference other federal definitions which would not be incorporated in the revision. For clarity, Missouri should specify whether these latter definitions are intended to apply, or whether the corresponding definitions in 40 CFR 52.21 (which is incorporated by reference in the Missouri rule) are intended to apply.

RESPONSE AND EXPLANATION OF CHANGE: Paragraph (1)(A)2. of this proposed amendment defines certain terms that have unique meanings when applied to the nonattainment area major permitting program as opposed to the attainment area or Prevention of Significant Deterioration (PSD) program. Any term that appears in

paragraph (1)(A)2., that is also referenced by other definitions in this paragraph, employs the definition from 40 CFR 51.165. All other terms used in these definitions can be found elsewhere in subsection (1)(A). To clarify this, the introduction to proposed paragraph (1)(A)2. has been modified to indicate the meanings of these certain unique nonattainment terms apply to the definitions contained within this paragraph. Also, as a result of this comment, language was added to subparagraph (1)(A)2.C. to clarify a reference made within the definition of the term net emissions increase.

COMMENT #5: The EPA proposed revising subsection (1)(C), relating to construction prohibitions and waivers, to include some clarifying language. Due to confusion in the interpretation and implementation of the scope of the waiver provision in the past, and the application of the federal and state phrase "potential to emit" contained in the permit rule, the EPA recommended additional clarification of the provision. The last sentence in the proposed amendment states: The waiver is not available to sources seeking federally enforceable permit restrictions to avoid review under sections (7)–(9) of this rule. They recommend this language to reflect the corresponding federal requirements, the original intent of the rule, and the interpretation by EPA set forth in its rulemaking approving the original rule: The waiver is not available to sources which have the potential to emit pollutants (without considering controls which are not required under these rules or by a permit which has been issued under this rule) at levels which would subject them to review under sections (7)–(9) of this rule.

RESPONSE: The language the EPA is suggesting for change was not included in the content of the proposed amendment noticed to the public and cannot be revised in this rulemaking. Therefore, no wording changes have been made to the proposed amendment as a result of this comment. However, in review of this language, no change is necessary since it clearly states that the waiver process applies to sources not subject to a permit under sections (7)–(9) of this rule.

COMMENT #6: The EPA commented that the proposed revisions use the term new in modifying the term major stationary source in some contexts (e.g., subsection (7)(B) and paragraph (7)(B)8.). The term new is not defined and could unintentionally lead to some confusion. Sources which are subject to the rule are required to obtain permits prior to construction whether they are new or not. Also, the context implies that the referenced sources are to be constructed. Therefore, the term should be defined or, preferably, eliminated. RESPONSE: One of the intents of this proposed amendment is to make these NSR reform provisions for nonattainment areas consistent with the federal NSR improvement rules by using language substantially similar to that of the corresponding federal regulations wherever possible. In this case, the proposed phrases in question involving the word new are not only similar, but identical to, the equivalent federal regulations. Examples of identical language in federal regulations are in 40 CFR 51.165(A)(2)(i) and 40 CFR 52.21(a)(2)(i). To avoid conflict with the language in federal regulations, no wording changes have been made to the proposed amendment as a result of this comment.

COMMENT #7: The EPA commented that paragraphs (7)(B)1. and (7)(B)3., relating to offsets, generally refer to the requirements of the Missouri banking and trading rule and the Clean Air Act. For clarity, and in order to ensure that offsets are implemented in accordance with federal requirements, the rule should also refer to the offset provisions of the federal rule.

RESPONSE AND EXPLANATION OF CHANGE: As a result of this comment, paragraphs (7)(B)1. and (7)(B)3. have been amended to incorporate these suggestions.

COMMENT #8: The EPA noted that, as part of the proposed rule changes, the department plans to relocate the definitions for section (9) (Major source hazardous air pollutant review) to a new section.

Since this portion of the rule is being reopened, the EPA suggested that the department also take the opportunity to remove the exemption for electric utility steam generating units (EGU) in proposed subsection (9)(B). In a January 7, 2009, memorandum from Robert Meyers to the EPA Regional Administrators, EPA reaffirmed that the provisions of 112(g) apply to coal-fired utilities.

RESPONSE: The EGU exemption in subsection (9)(B) states that the requirements of section (9) do not apply to electric utility steam generating units unless they are listed on the source category list established in accordance with section 112(c) of the Clean Air Act. Based on the memorandum mentioned in the comment, the EPA considers EGUs to be on the section 112(c) list and, therefore, the exemption does not apply and no wording changes have been made to the proposed amendment as a result of this comment.

COMMENT #9: The EPA noted that in the proposed paragraph (1)(A)4., a definition for the term nonattainment pollutant is added to clarify that nitrogen oxides (NO_x) and volatile organic compounds (VOCs) are precursors in ozone nonattainment areas. Since it is likely that Missouri will also have $PM_{2.5}$ nonattainment area(s), the department should identify the $PM_{2.5}$ precursor pollutants (e.g. (SO_2) and NO_x , but not VOC or ammonia). AmerenUE also suggested that the Air Program should consider adding the $PM_{2.5}$ NSR changes to this existing rulemaking since the finalized rules for the implementation of NSR for Fine Particulate Matter were released by the EPA on May 16, 2008.

RESPONSE: The finalized rules for the $PM_{2.5}$ NSR Permitting program came too late for them to be properly incorporated into the development stage of this rulemaking. Since the addition of the $PM_{2.5}$ NSR program goes beyond the scope and intent of this rule action, it will be addressed in a future rulemaking. Therefore, no wording changes have been made to the proposed amendment as a result of this comment.

COMMENT #10: The EPA commented that because of significant differences in the definitions for major stationary source, major modification, net emission increase, and significant used in the major source nonattainment and attainment permitting programs, the department is proposing to adopt the 40 CFR 51.165(a)(1) definitions for its nonattainment permitting program. It appears they should also adopt the 40 CFR 51.165(a)(1) definition for fugitive emissions. The 40 CFR 51.165(a)(1)(ix) definition for fugitive emission contains special provisions for offsets in paragraph (G) that wouldn't otherwise be adopted with the PSD version of the definition

RESPONSE: There is no difference in the definition of the term fugitive emissions between the 40 CFR 51.165(a)(1) definition and the proposed July 1, 2007 40 CFR 52.21(b) definition. Upon further discussion with the commenter, it was determined that this comment was made in regards to the recently promulgated fugitive emissions federal rule which is not yet effective. Since this federal rule is being reconsidered, no wording changes have been made to the proposed amendment as a result of this comment.

COMMENT #11: The EPA noted that the department adopts the 40 CFR 52.21(b) definitions by reference in subsection (8)(A) and commented that approximately twenty-one (21) of the fifty-six (56) definitions under the 40 CFR 52.21 federal PSD program also have standalone definitions in 10 CSR 10-6.020. So there is no confusion, the department should add language to subsection (8)(A) making it clear that the 40 CFR 52.21 definitions take precedence when evaluating PSD permits.

RESPONSE AND EXPLANATION OF CHANGE: The introductory sentence in the proposed definition subsection (1)(A) establishes that 40 CFR 52.21(b) definitions take precedence. Proposed paragraph (1)(A)5. clarifies that one should look to 10 CSR 10-6.020 for a definition only when it cannot be found elsewhere in the definitions subsection. This provision removes any conflicts or duplicity among

the definitions. Although no wording changes were made as a result of this comment, the positions of proposed paragraphs (1)(A)5. and 6. have been rearranged and renumbered accordingly for the purposes of consistency with the standard rule organization format.

COMMENT #12: The EPA noted that in proposed paragraphs (12)(F)1. and 3., the department's Air Pollution Control Program's intention is to update the reference to the *Guideline on Air Quality Models*. Since this reference is no longer produced as a separate guidance document, the EPA suggested that the language be revised to refer to 40 CFR Part 51, Appendix W. Additionally, the EPA gave a suggested up-to-date citation language to replace the reference to the *Workbook for the Comparison of Air Quality Models* in paragraph (12)(F)2.

RESPONSE AND EXPLANATION OF CHANGE: As a result of this comment, proposed paragraphs (12)(F)1.-3. have been amended using the appropriate suggested citations.

COMMENT #13: AmerenUE commented that the word "applicable" should be added to paragraph (6)(A)1. to clarify that not all provisions apply to every project or permit.

RESPONSE AND EXPLANATION OF CHANGE: For the sake of clarity, the word applicable has been added to paragraph (6)(A)1. as suggested. The department also notes that the word violate, in our interpretation, only refers to provisions that apply.

COMMENT #14: AmerenUE suggested that the department's Air Pollution Control Program revise the introductory sentence in section (7) to more clearly identify relevant subsections of section (7) to various projects. For example, subsection (7)(A) does not apply to new major stationary sources but does apply to modifications of existing major sources. Subsection (7)(B) does not apply to minor modifications at existing major sources but does apply to all other projects. The introductory sentence implies that all of section (7) applies to any project at an existing major stationary source and subsection (7)(A) applies to new major sources.

RESPONSE: The introductory sentence to proposed section (7) gives a broad overview of the entire section and identifies the entire set of sources to which any provision of section (7) might apply. The applicability sentence at the beginning of each subsection clearly delineates to which subsets of this larger group each subsection applies. The section (7) introductory sentence is intentionally written to be general because, even though in the past construction projects that are determined not to be major had no obligations in section (7), they now might incur record keeping and reporting obligations pursuant to subsection (7)(D) under these proposed NSR reform provisions. In other words, to determine whether any provisions of section (7) apply to a given project, other subsections of section (7) may need to be read, not just the major permit determination test provisions, as in the past. Therefore, no wording changes have been made to the proposed amendment as a result of this comment.

COMMENT #15: Both AmerenUE and KCPL commented that 72 FR 72617 (Reasonable Possibility in Recordkeeping Rule) is referenced in the attainment area section but were unable to find a reference to this rule in the nonattainment provisions. Both felt that the reasonable possibility provision should apply to both the PSD and nonattainment major permitting sections.

RESPONSE: As the commenters stated, the EPA final rule that addresses the record keeping reasonable possibility requirements is incorporated into the PSD or major attainment section of this rule through its inclusion to the referenced rule 40 CFR 52.21. It is indeed the department's intent to include the reasonable possibility concept in nonattainment areas as well through this rule action. The second sentence in subsection (7)(D) states the owner or operator of such sources shall comply, in regards to the nonattainment pollutant, with the provisions of paragraph (r)(6) of 40 CFR 52.21, which is incorporated by reference in subsection (8)(A) of this rule. Paragraph

(r)(6) of 40 CFR 52.21, as updated by 72 FR 72617, includes the reasonable possibility provisions. The clarification made in Comment #2 in regards to the format for referencing a CFR citation updated by an FR notice solidifies this link. Therefore, no wording changes have been made to the proposed amendment as a result of this comment.

10 CSR 10-6.060 Construction Permits Required

(1) Applicability.

- (A) Definitions. Definitions of certain terms used in this rule may be found in paragraph (b) of 40 CFR 52.21 which is incorporated by reference in subsection (8)(A) of this rule, except that—
- 1. Any provisions of 40 CFR 52.21(b) that are stayed shall not apply;
- 2. Solely for the purposes of paragraph (1)(A)2. and section (7) of this rule, the following definitions shall be used in place of the definitions of the same terms specified elsewhere in this subsection:
- A. Major stationary source is defined in 40 CFR 51.165(a)(1)(iv), promulgated as of July 1, 2007, including the revision published at 72 FR 24077 (effective July 2, 2007), and hereby incorporated by reference in this rule, as published by the Office of the Federal Register, U.S. National Archives and Records, 700 Pennsylvania Avenue NW, Washington, DC 20408. This rule does not incorporate any subsequent amendments or additions. The term major, as used in this definition, shall be major for the nonattainment pollutant;
- B. Major modification is defined in 40 CFR 51.165(a)(1)(v), promulgated as of July 1, 2007, and hereby incorporated by reference in this rule, as published by the Office of the Federal Register, U.S. National Archives and Records, 700 Pennsylvania Avenue NW, Washington, DC 20408, except that any incorporated provisions that are stayed shall not apply. This rule does not incorporate any subsequent amendments or additions. The term major, as used in this definition, shall be major for the nonattainment pollutant;
- C. Net emissions increase is defined in 40 CFR 51.165(a)(1)(vi), promulgated as of July 1, 2007, and hereby incorporated by reference in this rule, as published by the Office of the Federal Register, U.S. National Archives and Records, 700 Pennsylvania Avenue NW, Washington, DC 20408, except that the term paragraph (a)(1)(xii)(B) shall be 40 CFR 52.21(b)(21)(ii). This rule does not incorporate any subsequent amendments or additions; and
- D. Significant is defined in 40 CFR 51.165(a)(1)(x), promulgated as of July 1, 2007, and hereby incorporated by reference in this rule, as published by the Office of the Federal Register, U.S. National Archives and Records, 700 Pennsylvania Avenue NW, Washington, DC 20408. This rule does not incorporate any subsequent amendments or additions;
- 3. Solely for the purposes of section (9) of this rule, the following definitions shall be used in addition to definitions specified elsewhere in this subsection:

A. Construct a major source—

- (I) Fabricate, erect, or install, at any greenfield site, a stationary source or group of stationary sources which is located within a contiguous area and under common control and which emits or has the potential to emit ten (10) tons per year of any hazardous air pollutant (HAP) or twenty-five (25) tons per year of any combination of HAPs; or
- (II) Fabricate, erect, or install, at any developed site, a new process or production unit which in and of itself emits or has the potential to emit ten (10) tons per year of any HAP or twenty-five (25) tons per year of any combination of HAPs;
- B. Greenfield site—A contiguous area under common control that is an undeveloped site;
- C. Process or production—Any collection of structures and/or equipment, that processes, assembles, applies, or otherwise uses material inputs to produce or store an intermediate or final prod-

- uct. A single facility may contain more than one (1) process or production unit;
- D. Reconstruct a major source—Replace components at an existing process or production unit where the replacement of components in and of itself emits or has the potential to emit ten (10) tons per year of any HAP or twenty-five (25) tons per year of any combination of HAPs, whenever—
- (I) The fixed capital cost of the new components exceeds fifty percent (50%) of the fixed capital cost that would be required to construct a comparable process or production unit; and
- (II) It is technically and economically feasible for the reconstructed major source to meet the applicable maximum achievable control technology emission limitation for new sources established under this section;
- E. Research and development activities—Activities conducted at a research or laboratory facility whose primary purpose is to conduct research and development into new processes and products, where such source is operated under the close supervision of technically trained personnel and is not engaged in the manufacture of products for sale or exchange for commercial profit, except in a *de minimis* manner;
- F. Similar source—A stationary source or process that has comparable emissions and is structurally similar in design and capacity to a constructed or reconstructed major source such that the source could be controlled using the same control technology; and
- G. Definitions for certain terms, other than those defined in subparagraphs (1)(A)3.A. through F. of this rule, may be found in 40 CFR 63.41 promulgated as of January 1, 2007, and hereby incorporated by reference in this rule, as published by the Office of the Federal Register, U.S. National Archives and Records, 700 Pennsylvania Avenue NW, Washington, DC 20408. This rule does not incorporate any subsequent amendments or additions;
- 4. Nonattainment pollutant—Each and every pollutant for which the location of the source is in an area designated to be in nonattainment of a National Ambient Air Quality Standard (NAAQS) under section 107(d)(1)(A)(i) of the Act. Any constituent or precursor of a nonattainment pollutant shall be a nonattainment pollutant, provided that the constituent or precursor pollutant may only be regulated under this rule as part of regulation of the corresponding NAAQS pollutant. Both volatile organic compounds (VOC) and nitrogen oxides (NO $_{\rm x}$) shall be nonattainment pollutants for a source located in an area designated nonattainment for ozone;
- 5. The provisions of subsection (8)(B) of this rule regarding the term administrator shall apply; and
- 6. Definitions for certain terms used in this rule, other than those defined elsewhere in this subsection, may be found in 10 CSR 10-6.020.
- (6) General Permit Requirements for Construction or Emissions Increase Greater Than *De Minimis* Levels.
- (A) A permit shall be issued pursuant to this section only if it is determined that the proposed source operation or installation will not—
 - 1. Violate any of the applicable provisions of this rule;
- 2. Interfere with the attainment or maintenance of ambient air quality standards;
- 3. Cause or contribute to ambient air concentrations in excess of any applicable maximum allowable increase listed in subsection (11)(A) Table 1, of this rule, over the baseline concentration in any attainment or unclassified area;
- 4. Violate any applicable requirements of the Air Conservation Law; and
- 5. Cause an adverse impact on visibility in any Class I area (those designated in paragraph (12)(I)3. of this rule).
- (7) Nonattainment Area Permits. This section applies to the construction of any new major stationary source or any project at an

existing major stationary source in an area designated as nonattainment.

- (B) Permit Requirements. A permit shall not be issued, for the construction of a new major stationary source for the nonattainment pollutants, or for a major modification for the nonattainment pollutant of an existing major stationary source, unless the following requirements, in addition to section (6) of this rule, are met:
- 1. By the time the source is to commence operation, sufficient emissions offsets shall be obtained as required to ensure reasonable further progress toward attainment of the applicable national ambient air quality standard and consistent with the requirements of Section 173(a)(1)(A) of the Clean Air Act and paragraphs 40 CFR 51.165(a)(3) and (9);
- 2. In the case of a new or modified installation which is located in a zone (within the nonattainment area) identified by the administrator, in consultation with the Secretary of Housing and Urban Development, as a zone to which economic development should be targeted, emissions of that pollutant resulting from the proposed new or modified installation will not cause or contribute to emissions levels which exceed the allowance permitted for that pollutant for that zone from new or modified installations;
- 3. Offsets have been obtained in accordance with paragraph (7)(B)1. and with the offset and banking procedures in 10 CSR 10-6.410;
- 4. The administrator has not determined that the state implementation plan is not being adequately implemented for the nonattainment area in which the proposed source is to be constructed or modified:
- 5. Temporary installation and portable sources shall be exempt from this section provided that the source applies BACT for each pollutant emitted in a significant amount;
- 6. The applicant must provide documentation establishing that all installations in Missouri, which are owned or operated by the applicant, (or by any entity controlling, controlled by, or under common control with the applicant) are subject to emission limitations and are in compliance, or are on a schedule for compliance, with all applicable requirements;
- 7. Permit applications shall include a control technology evaluation to demonstrate that any new major stationary source or major modification will meet the lowest achievable emission rate (LAER) for all new or modified emission units, unless otherwise provided in this section;
- 8. Any new major stationary source or major modification to be constructed in an area designated nonattainment shall comply with LAER as determined by the director and set forth in the construction permit pursuant to this section, except where otherwise provided in this section;
 - 9. The applicant must provide an alternate site analysis; and
- 10. The applicant shall provide an analysis of impairment to visibility in any Class I area (those designated in subsection (12)(I) of this rule) that would occur as a result of the installation or major modification and as a result of the general, commercial, residential, industrial, and other growth associated with the installation or major modification.

(8) Attainment and Unclassified Area Permits.

(A) All of the subsections of 40 CFR 52.21, other than (a) Plan disapproval, (q) Public participation, (s) Environmental impact statements, and (u) Delegation of authority, promulgated as of July 1, 2007, including the revisions published at 72 FR 24078 (effective July 2, 2007) and 72 FR 72617 (effective January 22, 2008), are hereby incorporated by reference in this rule, as published by the Office of the Federal Register, U.S. National Archives and Records, 700 Pennsylvania Avenue NW, Washington, DC 20408. This rule does not incorporate any subsequent amendments or additions.

(12) Appendices.

(F) Appendix F, Air Quality Models.

- 1. All estimates and analyses of ambient concentrations shall be based on the applicable air quality models, data bases, and other requirements specified in the Environmental Protection Agency's (EPA) *Guideline on Air Quality Models* (40 CFR Part 51, Appendix W) including supplements at the time of application.
- 2. Any model(s) designated in paragraph (12)(F)1. of this rule may be adjusted upon a determination by the administrator and the permitting authority, after notice and opportunity for public hearing, that the adjustment is necessary to take into account unique terrain or meteorological characteristics of an area potentially affected by emissions from the source. Methods like those outlined in the *Protocol for Determining the Best Performing Model* (United States EPA publication No. EPA-454/R-92-025, Office of Air Quality Planning and Standards, Research Triangle Park, NC 27711, 1992) and *Standard Guide for Statistical Evaluation of Atmospheric Dispersion Model Performance* (NTIS No. PB 93-226082) should be used to determine the comparability of air quality models.
- 3. Where the *Guideline on Air Quality Models* (40 CFR Part 51, Appendix W) including supplements at the time of application does not address a situation requiring modeling, the administrator and the permitting authority, after notice and opportunity for public hearing, may approve the use of a model which they deem accurate for modeling that situation.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 6—Air Quality Standards, Definitions, Sampling
and Reference Methods and Air Pollution Control
Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo 2000, the commission amends a rule as follows:

10 CSR 10-6.100 Alternate Emission Limits is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 17, 2008 (33 MoReg 2204–2205). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No written or verbal comments were received concerning this proposed amendment during the public comment period.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 6—Air Quality Standards, Definitions, Sampling
and Reference Methods and Air Pollution Control
Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo 2000, the commission amends a rule as follows:

10 CSR 10-6.350 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 1, 2008 (33 MoReg 2315–2316). Those sections with changes are

reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Natural Resources' Air Pollution Control Program received three (3) comments on this amendment. The three (3) comments were from the U.S. Environmental Protection Agency (EPA), the Regulatory Environmental Group for Missouri (REGFORM), and AmerenUE.

Due to the similar nature of all these comments one (1) response follows this group of three (3) comments:

COMMENT #1: REGFORM commented that they understand and appreciate the goal of the department's Air Pollution Control Program to address the current uncertainty regarding the EPA Clean Air Interstate rule (CAIR). However, they do not believe the best strategy for the state and regulated sources is to simply remove the sunset provision from this rule. Removal of subsection (1)(F) is not necessary because of the D.C. Circuit Court of Appeals decision on December 23, 2008, to remand but not vacate CAIR. REGFORM recommended amending the language in the sunset clause of the rule, subsection (1)(F), to read that the requirements of sections (3), (4), and (5) of this rule will not apply to any control period while CAIR or any subsequent regulation promulgated by EPA that effectively implements the requirements of CAIR is in force.

COMMENT #2: AmerenUE commented that they understand that it is the desire of the department to address the current uncertainty regarding CAIR. However, they do not believe the best solution is to simply remove the sunset provision from this rule. If the sunset provision is removed, utilities would be required to perform duplicate record keeping and reporting with no redeeming benefit. Removal of subsection (1)(F) is not necessary because of the D.C. Circuit Court of Appeals decision on December 23, 2008, to remand but not vacate CAIR. If it is the intent to limit the uncertainty related to CAIR, Ameren supports the comments of REGFORM and the recommended language that REGFORM provided.

COMMENT #3: The EPA commented that since CAIR is in effect, they believe that it would be appropriate for the department to retain the sunset provisions of the rule.

RESPONSE AND EXPLANATION OF CHANGE: As a result of these comments, the language in the sunset provisions has been changed to clarify that this rule will not apply if CAIR is in effect.

10 CSR 10-6.350 Emission Limitations and Emissions Trading of Oxides of Nitrogen

(1) Applicability.

(F) The requirements of sections (3), (4), and (5) of this rule will not apply to any entity or source subject to and implementing the requirements of 10 CSR 10-6.364.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 6—Air Quality Standards, Definitions, Sampling
and Reference Methods and Air Pollution Control
Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo 2000, the commission amends a rule as follows:

10 CSR 10-6.360 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 1,

2008 (33 MoReg 2316–2317). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Natural Resources' Air Pollution Control Program received three (3) comments on this amendment. The three (3) comments were from the U.S. Environmental Protection Agency (EPA), the Regulatory Environmental Group for Missouri (REGFORM), and AmerenUE.

Due to the similar nature of all these comments one (1) response follows this group of three (3) comments:

COMMENT #1: REGFORM commented that they understand and appreciate the goal of the department's Air Pollution Control Program to address the current uncertainty regarding the EPA Clean Air Interstate rule (CAIR). However, they do not believe the best strategy for the state and regulated sources is to simply remove the sunset provision from this rule. Removal of subsection (1)(H) is not necessary because of the D.C. Circuit Court of Appeals decision on December 23, 2008, to remand but not vacate CAIR. REGFORM recommended amending the language in the sunset clause of the rule, subsection (1)(H), to read that the requirements of sections (3), (4), and (5) of this rule will not apply to any control period while CAIR or any subsequent regulation promulgated by EPA that effectively implements the requirements of CAIR is in force.

COMMENT #2: AmerenUE commented that they understand that it is the desire of the department to address the current uncertainty regarding CAIR. However, they do not believe the best solution is to simply remove the sunset provision from this rule. If the sunset provision is removed, utilities would be required to perform duplicate record keeping and reporting with no redeeming benefit. Removal of subsection (1)(H) is not necessary because of the D.C. Circuit Court of Appeals decision on December 23, 2008, to remand but not vacate CAIR. If it is the intent to limit the uncertainty related to CAIR, Ameren supports the comments of REGFORM and the recommended language that REGFORM provided.

COMMENT #3: The EPA commented that since CAIR is in effect, they believe that it would be appropriate for the department to retain the sunset provisions of the rule.

RESPONSE AND EXPLANATION OF CHANGE: As a result of these comments, the language in the sunset provisions has been changed to clarify that this rule will not apply if CAIR is in effect.

10 CSR 10-6.360 Control of NO_x Emissions From Electric Generating Units and Non-Electric Generating Boilers

(1) Applicability.

(H) The requirements of sections (3), (4), and (5) of this rule will not apply to any entity or source subject to and implementing the requirements of 10 CSR 10-6.364.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 10—Air Conservation Commission Chapter 6—Air Quality Standards, Definitions, Sampling and Reference Methods and Air Pollution Control Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo 2000, the commission amends a rule as follows:

10 CSR 10-6.410 Emissions Banking and Trading is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 17, 2008 (33 MoReg 2206–2207). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No written or verbal comments were received concerning this proposed amendment during the public comment period.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans' Affairs Chapter 1—Veterans' Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under sections 42.007 and 536.023(3), RSMo Supp. 2008 and section 42.012, RSMo 2000, the commission amends a rule as follows:

11 CSR 85-1.010 Description of Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 17, 2009 (34 MoReg 284–285). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans' Affairs Chapter 1—Veterans' Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under sections 42.007 and 536.023(3), RSMo Supp. 2008, the commission adopts a rule as follows:

11 CSR 85-1.015 Procedures for Receiving Information is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 17, 2009 (34 MoReg 285). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans' Affairs Chapter 1—Veterans' Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under sections 42.007 and 536.023(3), RSMo Supp. 2008 and section 42.012, RSMo 2000, the commission amends a rule as follows:

11 CSR 85-1.020 Veterans' Services Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 17, 2009 (34 MoReg 285–286). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans' Affairs Chapter 1—Veterans' Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under sections 42.135 and 143.1001, RSMo 2000 and section 536.023(3), RSMo Supp. 2008, the commission amends a rule as follows:

11 CSR 85-1.040 Veterans' Trust Fund is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 17, 2009 (34 MoReg 286). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans' Affairs Chapter 1—Veterans' Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under section 42.010, RSMo 2000 and section 536.023(3), RSMo Supp. 2008, the commission adopts a rule as follows:

11 CSR 85-1.050 Veterans' Cemeteries Program is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 17, 2009 (34 MoReg 286). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 2—Membership and Benefits

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-2.090 Normal Retirement Benefit is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3,

2009 (34 MoReg 215–216). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 3—Creditable Service

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-3.010 Creditable Service is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2009 (34 MoReg 216). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 10—County Employees' Defined Contribution Plan

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-10.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2009 (34 MoReg 216–217). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 10—County Employees' Defined Contribution Plan

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-10.030 Contributions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3,

2009 (34 MoReg 217–218). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 20—County Employees' Deferred Compensation Plan

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-20.020 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2009 (34 MoReg 218). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 20—County Employees' Deferred Compensation Plan

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-20.120 Additional Provisions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2009 (34 MoReg 218–219). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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his section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs, and other items required to be published in the *Missouri Register* by law.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 60—Missouri Health Facilities Review Committee Chapter 50—Certificate of Need Program

EXPEDITED APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the expedited applications listed below. A decision is tentatively scheduled for June 22, 2009. These applications are available for public inspection at the address shown below:

Date Filed

Project Number: Project Name City (County)
Cost, Description

04/28/09

#4358 RS: Valley View Memory Care Lee's Summit (Jackson County) \$1,319,260, Renovate/modernize LTC facility

05/11/09

#4364 HS: St. Anthony's Medical Center St. Louis (St. Louis County) \$1,158,974, Replace interventional radiology equipment

#4362 HS: Saint Francis Medical Center Cape Girardeau (Cape Girardeau County) \$2,422,579, Replace positron emission tomography (PET)/computed tomography (CT) unit

#4363 NS: Gasconade Manor Nursing Home Owensville (Gasconade County) \$4,500,000, Renovate/modernize long term care facility

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by June 11, 2009. All written requests and comments should be sent to:

Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program Post Office Box 570 Jefferson City, MO 65102

For additional information contact Donna Schuessler, (573) 751-6403.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 60—Missouri Health Facilities Review Committee Chapter 50—Certificate of Need Program

NOTIFICATION OF REVIEW: APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. A decision is tentatively

scheduled for July 27, 2009. These applications are available for public inspection at the address shown below:

Date Filed

Project Number: Project Name City (County)
Cost, Description

05/14/09

#4348 HS: Saint Luke's East Hospital Lee's Summit (Jackson County) \$1,295,530, Acquire magnetic resonance imager

#4369 HS: Lester E. Cox Medical Center Springfield (Greene County) \$1,575,097, Acquire fifth cardiac catheterization laboratory

05/15/09

#4365 HS: Saint Francis Medical Center Cape Girardeau (Cape Girardeau County) \$2,599,329, Acquire second linear accelerator

#4367 HS: St. Anthony's Medical Center St. Louis (St. Louis County) \$1,436,492, Modernize/expand intravascular service

#4366 HS: The Surgical Hospital at JRMC Festus (Jefferson County) \$5,600,000, Establish 15-bed acute care hospital

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by June 17, 2009. All written requests and comments should be sent to:

Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program Post Office Box 570 Jefferson City, MO 65102

For additional information contact Donna Schuessler, (573) 751-6403.

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to dissolutions@sos.mo.gov.

NOTICE OF DISSOLUTION AND WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST AMERICAN CENTURY VENTURES II, L.L.C.

American Century Ventures II, L.L.C. ("Company"), a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State, effective on April 6, 2009. Persons or entities having a claim against Company should send such claim immediately in writing to American Century Investments, c/o Otis Cowan, 4500 Main Street, Kansas City, Missouri 64111. Claims must include the name and address of the claimant; the amount(s) claimed; the date on which the claim arose; a description of the basis of the claim; and supporting documentation. CLAIMS AGAINST THE COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE YEARS AFTER THE PUBLICATION OF THIS NOTICE.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST HARMON MANAGEMENT COMPANY

On April 6, 2009, Harmon Management Company, a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective April 6, 2009.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation at Harmon Management Company, c/o Swanson Midgley, LLC, 4600 Madison Avenue, Suite 1100, Kansas City, MO 64112-3043.

Each claim must include the name and address of the claimant; the amount claimed; the basis for the claim; and the date(s) on which the event(s) on which the claim is based occurred; and whether or not the claim was secured and, if so, the collateral used as security.

Because of the dissolution of said corporation, any claim against it will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication date of this notice.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY

NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS AGAINST EQUITY TITLE HOLDING COMPANY, LLC, a Missouri limited liability company.

On April 15, 2009, EQUITY TITLE HOLDING COMPANY, LLC, a Missouri limited liability company (hereinafter "the Company") filed its Notice of Winding Up with the Missouri Secretary of State. Dissolution of the Company was effective on April 15, 2009.

The Company requests that all persons and organizations with claims against it present them immediately by letter to the attention of MARY BETH ROBE, 700 NE R.D. Mize Road, Suite 200, blue Springs, Mo. 64014. Each claim must include the following information: the name, address and phone number of the claimant; the amount claimed; the date on which the claim arose; the basis for the claim; and documentation to support the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three years after this publication.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST SAFE HAVEN HOME INSPECTION SERVICES, LLC

Safe Haven Home Inspection Services, LLC, a Missouri limited liability company, has filed Notice of Winding Up for a limited liability company with the Missouri Secretary of State, effective April 6, 2009.

The company requests that all persons and organizations who have claims against it present them by letter immediately, sending same to James A. Boyle, 1013 Villa Gran Way, Fenton, MO 63026. Claims must include name and address of claimant, amount of claim, basis for claim and documentation of claim.

All claims against Safe Haven Home Inspection Services, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after publication of the notices authorized by statute, whichever is published last.

June 1, 2009 Vol. 34, No. 11

Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—30 (2005) and 31 (2006). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency OFFICE OF ADMINISTRATION	Emergency	Proposed	Order	In Addition
1 CSR 10	State Officials' Salary Compensation Schedu	le			30 MoReg 2435
	,	-			
2 CCD 20 10 010	DEPARTMENT OF AGRICULTURE Animal Health		24 MaDan 1175		
2 CSR 30-10.010 2 CSR 70-11.050	Plant Industries	33 MoReg 1795	34 MoReg 1175 34 MoReg 183	This Issue	-
2 CSR 90-10	Weights and Measures	33 Working 1793	34 Moreg 103	Tills Issue	33 MoReg 1193
2 CSR 100-2.020	Missouri Agricultural and Small Business				22 1110100 1132
	Development Authority		34 MoReg 592		
2 CSR 100-2.030	Missouri Agricultural and Small Business				
2 CCD 100 2 040	Development Authority		34 MoReg 592		
2 CSR 100-2.040	Missouri Agricultural and Small Business Development Authority		24 MaPag 502		
2 CSR 100-10.010	Missouri Agricultural and Small Business		34 MoReg 593		
2 CSK 100 10.010	Development Authority		34 MoReg 595		
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2 COD 10 5 205	DEPARTMENT OF CONSERVATION		22 M D 2005	24 M D 1122	
3 CSR 10-5.205	Conservation Commission		33 MoReg 2095	34 MoReg 1123	
3 CSR 10-5.215	Conservation Commission		This Issue 33 MoReg 2097	34 MoReg 1123	
3 CSK 10-3.213	Conscivation Commission		This Issue	34 Moreg 1123	
3 CSR 10-5.220	Conservation Commission		33 MoReg 2097	34 MoReg 1123	
3 CSR 10-5.222	Conservation Commission		33 MoReg 2097	34 MoReg 1124	
3 CSR 10-5.225	Conservation Commission		33 MoReg 2098	34 MoReg 1124	
3 CSR 10-5.310	Conservation Commission		33 MoReg 2100	34 MoReg 1124	
3 CSR 10-5.320	Conservation Commission		33 MoReg 2101	34 MoReg 1125	
3 CSR 10-5.375	Conservation Commission		34 MoReg 831R		
3 CSR 10-5.420	Conservation Commission		33 MoReg 2122R	34 MoReg 1125R	
3 CSR 10-5.430	Conservation Commission		33 MoReg 2124	34 MoReg 1125	
3 CSR 10-5.436	Conservation Commission		33 MoReg 2128	34 MoReg 1125	
3 CSR 10-5.540 3 CSR 10-5.545	Conservation Commission Conservation Commission		33 MoReg 2134 33 MoReg 2136	34 MoReg 1125 34 MoReg 1126	
3 CSR 10-5.551	Conservation Commission		33 MoReg 2138	34 MoReg 1126	-
3 CSR 10-5.552	Conservation Commission		33 MoReg 2140	34 MoReg 1126	
3 CSR 10-5.554	Conservation Commission		33 MoReg 2142	34 MoReg 1126	
3 CSR 10-5.559	Conservation Commission		33 MoReg 2144	34 MoReg 1127	
3 CSR 10-5.560	Conservation Commission		33 MoReg 2146	34 MoReg 1127	
3 CSR 10-5.565	Conservation Commission		33 MoReg 2148	34 MoReg 1127	
3 CSR 10-5.567	Conservation Commission		33 MoReg 2150	34 MoReg 1127	
3 CSR 10-5.570	Conservation Commission		33 MoReg 2152	34 MoReg 1127	
3 CSR 10-5.576	Conservation Commission		33 MoReg 2154R	34 MoReg 1128R	
3 CSR 10-5.579 3 CSR 10-5.580	Conservation Commission Conservation Commission		33 MoReg 2156R 33 MoReg 2158R	34 MoReg 1128R 34 MoReg 1128R	
3 CSR 10-5.580 3 CSR 10-6.550	Conservation Commission		34 MoReg 831	34 Moreg 1128r	
3 CSR 10-7.410	Conservation Commission		34 MoReg 831		
3 CSR 10-7.425	Conservation Commission		34 MoReg 832		
3 CSR 10-7.432	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.433	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.435	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.437	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.455	Conservation Commission		33 MoReg 2165	34 MoReg 1128	34 MoReg 241
3 CSR 10-8.510	Conservation Commission		34 MoReg 832		
3 CSR 10-8.515	Conservation Commission		34 MoReg 832		
3 CSR 10-9.110 3 CSR 10-9.353	Conservation Commission		34 MoReg 834 34 MoReg 834		
3 CSR 10-9.333 3 CSR 10-9.442	Conservation Commission Conservation Commission		34 MoReg 835		
3 CSR 10-9.442 3 CSR 10-9.565	Conservation Commission		34 MoReg 836		
3 CSR 10-10.722	Conservation Commission		33 MoReg 2173	34 MoReg 1129	-
3 CSR 10-10.724	Conservation Commission		33 MoReg 2174	34 MoReg 1129	
3 CSR 10-10.725	Conservation Commission		33 MoReg 2176	34 MoReg 1129	
3 CSR 10-10.726	Conservation Commission		33 MoReg 2176	34 MoReg 1129	
3 CSR 10-10.727	Conservation Commission		33 MoReg 2176	34 MoReg 1129	
3 CSR 10-10.728	Conservation Commission		33 MoReg 2177	34 MoReg 1130	
3 CSR 10-11.110	Conservation Commission		34 MoReg 837		
3 CSR 10-11.155	Conservation Commission		34 MoReg 837		
3 CSR 10-11.160	Conservation Commission		34 MoReg 837		

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3 CSR 10-11.180	Conservation Commission		34 MoReg 838		
3 CSR 10-11.186	Conservation Commission		34 MoReg 838		
3 CSR 10-12.110	Conservation Commission		34 MoReg 838		
3 CSR 10-12.115	Conservation Commission		34 MoReg 839		
3 CSR 10-12.125	Conservation Commission		34 MoReg 840		
3 CSR 10-12.135	Conservation Commission		34 MoReg 840		
3 CSR 10-12.140	Conservation Commission		34 MoReg 841		
3 CSR 10-12.145	Conservation Commission		34 MoReg 841		
3 CSR 10-20.805	Conservation Commission		33 MoReg 2191	34 MoReg 1130	
			This Issue		
	DEPARTMENT OF ECONOMIC DEVE	LODMENT			
4 CSR 240-2.020	Public Service Commission	LOPMENT	34 MoReg 1175R		
4 CSR 240-2.020 4 CSR 240-3.162	Public Service Commission		34 MoReg 187		34 MoReg 240RAN
4 CSR 240 3.102	Tuble Service Commission		34 MoReg 595		54 Moreg 240RH
4 CSR 240-3.240	Public Service Commission		34 MoReg 842R		
4 CSR 240-3.330	Public Service Commission		34 MoReg 842R		
4 CSR 240-3.440	Public Service Commission		34 MoReg 843R		
4 CSR 240-3.635	Public Service Commission		34 MoReg 843R		
4 CSR 240-20.065	Public Service Commission		34 MoReg 659		
4 CSR 240-20.091	Public Service Commission		34 MoReg 196		34 MoReg 240RAN
			34 MoReg 605		
4 CSR 240-126.010	Public Service Commission		34 MoReg 1176		
4 CSR 240-126.020	Public Service Commission		34 MoReg 1176		
		D GEGONDARY EDI	ICATION		
5 CCD 20 4 020	DEPARTMENT OF ELEMENTARY AND Division of Administration and Figure 1.5.				
5 CSR 30-4.030	Division of Administrative and Financial Se	I VICES	34 MoReg 1177R 34 MoReg 1178		
5 CSR 30-261.025	Division of Administrative and Financial Se	rvices	34 MoReg 1178 33 MoReg 1946	34 MoReg 727	
5 CSR 30-640.100	Division of Administrative and Financial Se		34 MoReg 113	34 WIORCE 121	
5 CSR 80-800.200	Teacher Quality and Urban Education	TVICCS	34 MoReg 368		
5 CSR 80-800.220	Teacher Quality and Urban Education		34 MoReg 368		
5 CSR 80-800.230	Teacher Quality and Urban Education		34 MoReg 369		
5 CSR 80-800.260	Teacher Quality and Urban Education		34 MoReg 369		
5 CSR 80-800.270	Teacher Quality and Urban Education		34 MoReg 370		
5 CSR 80-800.280	Teacher Quality and Urban Education		34 MoReg 370		
5 CSR 80-800.350	Teacher Quality and Urban Education		34 MoReg 370		
5 CSR 80-800.360 5 CSR 80-800.380	Teacher Quality and Urban Education Teacher Quality and Urban Education		34 MoReg 372 34 MoReg 372		
J CSK 60-600.360	reacher Quarity and Orban Education		34 MOKES 372		
	DEPARTMENT OF HIGHER EDUCATI	ON			
6 CSR 10-2.010	Commissioner of Higher Education	011	34 MoReg 115R	34 MoReg 1131R	
6 CSR 10-2.020	Commissioner of Higher Education		34 MoReg 115R	34 MoReg 1131R	
6 CSR 10-2.080	Commissioner of Higher Education		34 MoReg 115	34 MoReg 1131	
6 CSR 10-2.100	Commissioner of Higher Education		34 MoReg 660		
6 CSR 10-2.120	Commissioner of Higher Education		34 MoReg 662		
6 CSR 10-2.130	Commissioner of Higher Education		34 MoReg 665	24 M.D. 1121	
6 CSR 10-2.140 6 CSR 10-2.150	Commissioner of Higher Education Commissioner of Higher Education		34 MoReg 119 34 MoReg 121	34 MoReg 1131 34 MoReg 1132	
6 CSR 10-2.160	Commissioner of Higher Education		34 MoReg 121 34 MoReg 122	34 MoReg 1132	
6 CSR 10-2.170	Commissioner of Higher Education		34 MoReg 124	34 MoReg 1132	
0 0510 10 2:170	Commissioner of Higher Education		31 Molecg 121	5 1 Workey 1152	
	DEPARTMENT OF TRANSPORTATION	1			
7 CSR 10-23.010	Missouri Highways and Transportation Con		33 MoReg 2426	34 MoReg 1215	
7 CSR 10-23.020	Missouri Highways and Transportation Con		33 MoReg 2427	34 MoReg 1215	
7 CSR 10-23.030	Missouri Highways and Transportation Con		33 MoReg 2428	34 MoReg 1215	24 M D 706
7 CSR 10-25.010	Missouri Highways and Transportation Con	ımıssıon			34 MoReg 796
	DEPARTMENT OF LABOR AND INDU	STRIAL RELATION	· C		
8 CSR 60-1.010	Missouri Commission on Human Rights	SINIAL KELAHUN	34 MoReg 763		
8 CSR 60-2.065	Missouri Commission on Human Rights		34 MoReg 763		
8 CSR 60-2.130	Missouri Commission on Human Rights		34 MoReg 764		
8 CSR 60-2.150	Missouri Commission on Human Rights		34 MoReg 765		
8 CSR 60-2.200	Missouri Commission on Human Rights		34 MoReg 765		
8 CSR 60-2.210	Missouri Commission on Human Rights		34 MoReg 765		
8 CSR 60-4.015	Missouri Commission on Human Rights		34 MoReg 766		
8 CSR 60-4.020	Missouri Commission on Human Rights		34 MoReg 766		
8 CSR 60-4.030	Missouri Commission on Human Rights		34 MoReg 766		
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9 CSR 10-5.200	Director, Department of Mental Health		34 MoReg 12	34 MoReg 774	
9 CSR 10-5.230	Director, Department of Mental Health		34 MoReg 14	34 MoReg 774	
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	DEPARTMENT OF NATURAL RESOUR	RCES			
10 CSR 10-5.290	Air Conservation Commission		33 MoReg 1805R	34 MoReg 774R	
10 CSR 10-5.381	Air Conservation Commission	<u></u>	33 MoReg 1946	34 MoReg 775	
10 CSR 10-5.570	Air Conservation Commission		34 MoReg 199		
10 CSR 10-6.045	Air Conservation Commission		34 MoReg 205	This Issue	
10 CSR 10-6.060	Air Conservation Commission		33 MoReg 2192	This Issue	

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10 CSR 10-6.061	Air Conservation Commission		33 MoReg 1960	34 MoReg 780	
10 CSR 10-6.100	Air Conservation Commission		33 MoReg 2204	This Issue	
10 CSR 10-6.120	Air Conservation Commission		34 MoReg 206		
10 CSR 10-6.260	Air Conservation Commission		34 MoReg 208		
10 CSR 10-6.320	Air Conservation Commission		34 MoReg 212R		
10 CSR 10-6.350	Air Conservation Commission		33 MoReg 2315	This Issue	
10 CSR 10-6.360	Air Conservation Commission		33 MoReg 2316	This Issue	
10 CSR 10-6.400	Air Conservation Commission		33 MoReg 1870	34 MoReg 781	
10 CSR 10-6.410	Air Conservation Commission		33 MoReg 2206	This Issue	
10 CSR 20-4.061	Clean Water Commission		34 MoReg 767		
10 CSR 20-6.010	Clean Water Commission		34 MoReg 772		
10 CSR 20-6.200	Clean Water Commission		34 MoReg 377		
10 CSR 20-7.031	Clean Water Commission	33 MoReg 2415	34 MoReg 379		
10 CSR 20-7.050	Clean Water Commission	33 MoReg 1855	33 MoReg 1870	34 MoReg 1215	
10 CSR 20-10.010	Clean Water Commission		34 MoReg 843		
10. GGD 20. 10. 011	(Changed to 10 CSR 26-2.010)		2434 0 045		
10 CSR 20-10.011	Clean Water Commission		34 MoReg 845		
10 CCD 20 10 012	(Changed to 10 CSR 26-2.011)		24 M.D 045		
10 CSR 20-10.012	Clean Water Commission		34 MoReg 845		
10 CSR 20-10.020	(Changed to 10 CSR 26-2.012) Clean Water Commission		34 MoReg 847		
10 CSK 20-10.020	(Changed to 10 CSR 26-2.020)		34 Moneg 647		
10 CSR 20-10.021	Clean Water Commission		34 MoReg 849		
10 CSR 20-10.021	(Changed to 10 CSR 26-2.021)		54 Moneg 645		
10 CSR 20-10.022	Clean Water Commission		34 MoReg 849		
10 0011 20 10.022	(Changed to 10 CSR 26-2.022)		5 . 1.101.0g 0 i		
10 CSR 20-10.030	Clean Water Commission		34 MoReg 850		
	(Changed to 10 CSR 26-2.030)		Č		
10 CSR 20-10.031	Clean Water Commission		34 MoReg 851		
	(Changed to 10 CSR 26-2.031)		•		
10 CSR 20-10.032	Clean Water Commission		34 MoReg 851		
	(Changed to 10 CSR 26-2.032)				
10 CSR 20-10.033	Clean Water Commission		34 MoReg 851		
10 CCD 20 10 024	(Changed to 10 CSR 26-2.033)		24 M D 052		
10 CSR 20-10.034	Clean Water Commission		34 MoReg 852		
10 CSR 20-10.040	(Changed to 10 CSR 26-2.034) Clean Water Commission		34 MoReg 853		
10 CSK 20-10.040	(Changed to 10 CSR 26-2.040)		34 Moreg 633		
10 CSR 20-10.041	Clean Water Commission		34 MoReg 854		
10 0011 20 1010 11	(Changed to 10 CSR 26-2.041)		5 : 11101 43 05 :		
10 CSR 20-10.042	Clean Water Commission		34 MoReg 854		
	(Changed to 10 CSR 26-2.042)				
10 CSR 20-10.043	Clean Water Commission		34 MoReg 855		
	(Changed to 10 CSR 26-2.043)				
10 CSR 20-10.044	Clean Water Commission		34 MoReg 857		
10 CCD 20 10 045	(Changed to 10 CSR 26-2.044) Clean Water Commission		24 MaDan 957		
10 CSR 20-10.045	(Changed to 10 CSR 26-2.045)		34 MoReg 857		
10 CSR 20-10.050	Clean Water Commission		34 MoReg 858		
10 CSR 20 10.030	(Changed to 10 CSR 26-2.050)		54 Moreg 050		
10 CSR 20-10.051	Clean Water Commission		34 MoReg 862		
10 0011 20 101001	(Changed to 10 CSR 26-2.051)		5 : 11101 0 5 002		
10 CSR 20-10.052	Clean Water Commission		34 MoReg 862		
	(Changed to 10 CSR 26-2.052)		Č		
10 CSR 20-10.053	Clean Water Commission		34 MoReg 863		
	(Changed to 10 CSR 26-2.053)				
10 CSR 20-10.060	Clean Water Commission		34 MoReg 866		
10 CCD 20 10 0C1	(Changed to 10 CSR 26-2.070)		24 M D 066		
10 CSR 20-10.061	Clean Water Commission		34 MoReg 866		
10 CSR 20-10.062	(Changed to 10 CSR 26-2.071) Clean Water Commission		34 MoReg 871		
10 CSK 20-10.002	(Changed to 10 CSR 26-2.072)		34 Mokeg 6/1		
10 CSR 20-10.063	Clean Water Commission		34 MoReg 877		
10 COR 20 10:005	(Changed to 10 CSR 26-2.073)		51 Moreg 077		
10 CSR 20-10.064	Clean Water Commission		34 MoReg 877		
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10 CSR 20-10.065	Clean Water Commission		34 MoReg 884R		
10 CSR 20-10.066	Clean Water Commission		34 MoReg 884R		
10 CSR 20-10.067	Clean Water Commission		34 MoReg 884R		
10 CSR 20-10.068	Clean Water Commission		34 MoReg 885R		
10 CSR 20-10.070	Clean Water Commission		34 MoReg 885		
10 CCD 20 10 071	(Changed to 10 CSR 26-2.060)		24 MaD		
10 CSR 20-10.071	Clean Water Commission (Changed to 10 CSR 26-2.061)		34 MoReg 885		
10 CSR 20-10.072	Clean Water Commission		34 MoReg 886		
10 COR 20-10.072	(Changed to 10 CSR 26-2.062)		37 11101Cg 000		
10 CSR 20-10.073	Clean Water Commission		34 MoReg 890		
	(Changed to 10 CSR 26-2.063)		C		
10 CSR 20-10.074	Clean Water Commission		34 MoReg 890	<u> </u>	
	(Changed to 10 CSR 26-2.064)				

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10 CSR 20-11.091 Clean Water (Changed to 10 CSR 20-11.093 Clean Water (Changed to 10 CSR 20-11.094 Clean Water (Changed to 10 CSR 20-11.095 Clean Water (Changed to 10 CSR 20-11.096 Clean Water (Changed to 10 CSR 20-11.097 Clean Water (Changed to 10 CSR 20-11.097 Clean Water (Changed to 10 CSR 20-11.098 Clean Water (Changed to 10 CSR 20-11.099 Clean Water (Changed to 10 CSR 20-11.101 Clean Water (Changed to 10 CSR 20-11.102 Clean Water (Changed to 10 CSR 20-11.103 Clean Water (Changed to 10 CSR 20-11.104 Clean Water (Changed to 10 CSR 20-11.105 Clean Water (Changed to 10 CSR 20-11.106 Clean Water (Changed to 10 CSR 20-11.107 Clean Water (Changed to 10 CSR 20-11.107 Clean Water (Changed to 10 CSR 20-11.108 Clean Water (Changed to 10 CSR 20-11.109 Clean Water (Changed to 10 CSR 20-11.110 Clean Water (Changed to 10 CSR 20-11.110 Clean Water (Changed to 10 CSR 20-11.111 Clean Water (Changed to 10 CSR 20-11.112 Clean Water (Changed to 10 CSR 20-11.113 Clean Water (Changed to 10 CSR 20-11.114 Clean Water (Changed to 10 CSR 20-11.115 Clean Water (Changed to 10 CSR 20-15.020 Clean Water (Changed to 10 CSR 20-15.030 Clean Water (Changed to 10 CSR 20-15.030 Clean Water (Changed to 10 CSR 25-5.262 Hazardous Water (Changed to 10 CSR 25-5.264 Hazardous Water (Changed to 10 CSR 25-7.264 Hazardous Water (Changed to 10 CSR 25-7.264 Hazardous Water (CSR 25-7.265 Hazardous Water (CSR 25-7.266 H			34 MoReg 890		
10 CSR 20-11.092 Clean Water (Changed to 10 CSR 20-11.094 Clean Water (Changed to 10 CSR 20-11.095 Clean Water (Changed to 10 CSR 20-11.096 Clean Water (Changed to 10 CSR 20-11.097 Clean Water (Changed to 10 CSR 20-11.098 Clean Water (Changed to 10 CSR 20-11.099 Clean Water (Changed to 10 CSR 20-11.099 Clean Water (Changed to 10 CSR 20-11.101 Clean Water (Changed to 10 CSR 20-11.102 Clean Water (Changed to 10 CSR 20-11.103 Clean Water (Changed to 10 CSR 20-11.104 Clean Water (Changed to 10 CSR 20-11.105 Clean Water (Changed to 10 CSR 20-11.106 Clean Water (Changed to 10 CSR 20-11.106 Clean Water (Changed to 10 CSR 20-11.107 Clean Water (Changed to 10 CSR 20-11.108 Clean Water (Changed to 10 CSR 20-11.109 Clean Water (Changed to 10 CSR 20-11.110 Clean Water (Changed to 10 CSR 20-11.110 Clean Water (Changed to 10 CSR 20-11.111 Clean Water (Changed to 10 CSR 20-11.112 Clean Water (Changed to 10 CSR 20-11.113 Clean Water (Changed to 10 CSR 20-11.114 Clean Water (Changed to 10 CSR 20-11.115 Clean Water (Changed to 10 CSR 20-11.115 Clean Water (Changed to 10 CSR 20-15.030 Clean Water (Changed to 10 CSR 20-15.030 Clean Water (Changed to 10 CSR 20-15.030 Clean Water (Changed to 10 CSR 25-3.260 Hazardous W 10 CSR 25-5.262 Hazardous W 10 CSR 25-7.264 Hazardous W 10 CSR 25-7.265 Hazardous W 10 CSR 25-7.266 Hazardous W 10 CSR 25-13.010 Hazardous W 10 CSR 2	10 CSR 26-3.090) Commission		34 MoReg 891		
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10 CSR 70-9.010 10 CSR 100-4.020	Soil and Water Districts Commission Petroleum Storage Tank Insurance Fund Bo	oard	33 MoReg 1722		
10 CSR 140-2	of Trustees Division of Energy		34 MoReg 1182		33 MoReg 1103
10 CSK 140-2	Division of Energy				33 MoReg 1193
	DEPARTMENT OF PUBLIC SAFETY				
11 CSR 40-2.025	Division of Fire Safety	34 MoReg 175	34 MoReg 212	34 MoReg 1216	
11 CSR 45-49	Missouri Gaming Commission (Changed from 12 CSR 50-1)				34 MoReg 1225
11 CSR 45-50	Missouri Gaming Commission				34 MoReg 1225
11 CSR 45-51	(Changed from 12 CSR 50-10) Missouri Gaming Commission				34 MoReg 1225
	(Changed from 12 CSR 50-11)				
11 CSR 45-52	Missouri Gaming Commission				34 MoReg 1226

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11 CSR 45-53	Missouri Gaming Commission	Emergency	Troposeu	01401	34 MoReg 1226
11 CSR 45-55	(Changed from 12 CSR 50-13) Missouri Gaming Commission				34 MoReg 1226
11 CSR 45-59	(Changed from 12 CSR 50-15) Missouri Gaming Commission				34 MoReg 1227
	(Changed from 12 CSR 50-19)				
11 CSR 45-60	Missouri Gaming Commission (Changed from 12 CSR 50-20)				34 MoReg 1227
11 CSR 45-61	Missouri Gaming Commission (Changed from 12 CSR 50-30)				34 MoReg 1227
11 CSR 45-62	Missouri Gaming Commission (Changed from 12 CSR 50-40)				34 MoReg 1228
11 CSR 45-65	Missouri Gaming Commission (Changed from 12 CSR 50-50)				34 MoReg 1228
11 CSR 45-67	Missouri Gaming Commission (Changed from 12 CSR 50-60)				34 MoReg 1228
11 CSR 45-70	Missouri Gaming Commission (Changed from 12 CSR 50-70)				34 MoReg 1229
11 CSR 45-80	Missouri Gaming Commission (Changed from 12 CSR 50-80)				34 MoReg 1229
11 CSR 45-90	Missouri Gaming Commission				34 MoReg 1229
11 CSR 80-5.010	(Changed from 12 CSR 50-90) Missouri State Water Patrol		34 MoReg 282		
11 CSR 85-1.010	Veterans' Affairs		34 MoReg 284	This Issue	
11 CSR 85-1.015	Veterans' Affairs		34 MoReg 285	This Issue	
11 CSR 85-1.020	Veterans' Affairs		34 MoReg 285	This Issue	
11 CSR 85-1.040	Veterans' Affairs		34 MoReg 286	This Issue	
11 CSR 85-1.050	Veterans' Affairs		34 MoReg 286	This Issue	
	DEPARTMENT OF REVENUE				
12 CSR 10-7.320	Director of Revenue		34 MoReg 215R		
12 CSR 10-16.170	Director of Revenue		34 MoReg 215R		
12 CSR 10-41.010	Director of Revenue	33 MoReg 2307	33 MoReg 2326	34 MoReg 727	
12 CSR 30-2.018	State Tax Commission		This Issue		
12 CSR 30-3.010	State Tax Commission		33 MoReg 2235 This Issue	34 MoReg 727	
12 CSR 50-1	Missouri Horse Racing Commission (Changed to 11 CSR 45-49)				34 MoReg 1225
12 CSR 50-10	Missouri Horse Racing Commission (Changed to 11 CSR 45-50)				34 MoReg 1225
12 CSR 50-11	Missouri Horse Racing Commission (Changed to 11 CSR 45-51)				34 MoReg 1225
12 CSR 50-12	Missouri Horse Racing Commission (Changed to 11 CSR 45-52)				34 MoReg 1226
12 CSR 50-13	Missouri Horse Racing Commission (Changed to 11 CSR 45-53)				34 MoReg 1226
12 CSR 50-15	Missouri Horse Racing Commission (Changed to 11 CSR 45-55)				34 MoReg 1226
12 CSR 50-19	Missouri Horse Racing Commission (Changed to 11 CSR 45-59)				34 MoReg 1227
12 CSR 50-20	Missouri Horse Racing Commission (Changed to 11 CSR 45-60)				34 MoReg 1227
12 CSR 50-30	Missouri Horse Racing Commission (Changed to 11 CSR 45-61)				34 MoReg 1227
12 CSR 50-40	Missouri Horse Racing Commission (Changed to 11 CSR 45-62)				34 MoReg 1228
12 CSR 50-50	Missouri Horse Racing Commission				34 MoReg 1228
12 CSR 50-60	(Changed to 11 CSR 45-65) Missouri Horse Racing Commission				34 MoReg 1228
12 CSR 50-70	(Changed to 11 CSR 45-67) Missouri Horse Racing Commission				34 MoReg 1229
12 CSR 50-80	(Changed to 11 CSR 45-70) Missouri Horse Racing Commission				34 MoReg 1229
12 CSR 50-90	(Changed to 11 CSR 45-80) Missouri Horse Racing Commission (Changed to 11 CSR 45-90)				34 MoReg 1229
13 CSR 30-3.010	DEPARTMENT OF SOCIAL SERVICES		24 MoPor 16	24 MaDay 1216	
13 CSR 30-3.010 13 CSR 30-3.020	Child Support Enforcement (Changed to 13 CSR 40-3.010) Child Support Enforcement		34 MoReg 16 34 MoReg 16	34 MoReg 1216	
13 CSK 3U-3.U2U	Child Support Enforcement (Changed to 13 CSR 40-3.020)	33 MoReg 1941	34 MoReg 16 33 MoReg 2021	34 MoReg 1216 34 MoReg 727	
13 CSR 40-2.390	Family Support Division				

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13 CSR 40-3.020	Family Support Division		34 MoReg 16	34 MoReg 1216	
13 CSR 70-3.180	(Changed from 13 CSR 30-3.020) MO HealthNet Division		34 MoReg 723		
13 CSR 70-3.190	MO HealthNet Division		34 MoReg 608		
13 CSR 70-4.120	MO HealthNet Division		33 MoReg 440		
13 CSR 70-15.200	MO HealthNet Division		33 MoReg 2430	34 MoReg 1216	
13 CSR 70-30.010	MO HealthNet Division		33 MoReg 2331	34 MoReg 782	
13 CSR 70-60.010	MO HealthNet Division		34 MoReg 286	24.14 B 702	
13 CSR 70-70.010 13 CSR 70-98.015	MO HealthNet Division MO HealthNet Division		33 MoReg 2235 33 MoReg 2331	34 MoReg 782 34 MoReg 782	
15 CSK 70-96.013	MO Healtimet Division		33 Moreg 2331	34 Mokeg 762	
	ELECTED OFFICIALS				
15 CSR 60-15.010	Attorney General	34 MoReg 651	34 MoReg 724		
15 CSR 60-15.020	Attorney General	34 MoReg 651	34 MoReg 724		
15 CSR 60-15.030 15 CSR 60-15.040	Attorney General Attorney General	34 MoReg 652 34 MoReg 652	34 MoReg 725 34 MoReg 725		
15 CSR 60-15.040 15 CSR 60-15.050	Attorney General	34 MoReg 653	34 MoReg 725		
15 CSK 00 15.050	Autorney General	54 Moreg 055	54 Moreg 720		
	RETIREMENT SYSTEMS				
16 CSR 50-2.090	The County Employees' Retirement Fund		34 MoReg 215	This Issue	
16 CSR 50-3.010	The County Employees' Retirement Fund		34 MoReg 216	This Issue	
16 CSR 50-10.010 16 CSR 50-10.030	The County Employees' Retirement Fund The County Employees' Retirement Fund		34 MoReg 217 34 MoReg 217	This Issue This Issue	
16 CSR 50-10.050	The County Employees' Retirement Fund The County Employees' Retirement Fund		34 MoReg 1024	THIS ISSUE	
16 CSR 50-20.020	The County Employees' Retirement Fund		34 MoReg 218	This Issue	
16 CSR 50-20.120	The County Employees' Retirement Fund		34 MoReg 218	This Issue	
10 CCD 20 2 070	DEPARTMENT OF HEALTH AND SENIO	R SERVICES	22 M.D., 2221D	24 M.D 720D	
19 CSR 20-3.070	Division of Community and Public Health		33 MoReg 2331R 33 MoReg 2332	34 MoReg 728R 34 MoReg 728	
19 CSR 20-3.080	Division of Community and Public Health		33 MoReg 2337	34 MoReg 728	
19 CSR 20-44.010	Division of Community and Public Health		34 MoReg 288	3 1 Morec 720	
19 CSR 30-20.096	Division of Regulation and Licensure		33 MoReg 2343	34 MoReg 1136	
19 CSR 30-26.010	Division of Regulation and Licensure		33 MoReg 2348	34 MoReg 1136	
19 CSR 30-40.342	Division of Regulation and Licensure		34 MoReg 289		
19 CSR 30-40.600	Division of Regulation and Licensure		34 MoReg 296	24 MaDan 702W	
19 CSR 30-70.650 19 CSR 30-85.022	Division of Regulation and Licensure Division of Regulation and Licensure	34 MoReg 5	33 MoReg 2356 34 MoReg 17	34 MoReg 782W 34 MoReg 783	
19 CSR 30-85.022 19 CSR 30-86.022	Division of Regulation and Licensure	34 MoReg 7	34 MoReg 29	34 MoReg 784	
19 CSR 40-11.010	Division of Maternal, Child and	31 Molecy	3 i Moreg 25	31 Molecy 701	
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19 CSR 60-50	Missouri Health Facilities Review Committee				This Issue
20 CSR	DEPARTMENT OF INSURANCE, FINANC Construction Claims Binding Arbitration Cap	CIAL INSTITUTION	NS AND PROFESSION	AL REGISTRATION	32 MoReg 667 33 MoReg 150 33 MoReg 2446
20 CSR	Medical Malpractice				30 MoReg 481
20 0011	Tribulour Triumpruotioo				31 MoReg 616
					32 MoReg 545
20 CSR	Sovereign Immunity Limits				30 MoReg 108
20 CSR	State Legal Expense Fund Cap				30 MoReg 2587 31 MoReg 2019 33 MoReg 150 33 MoReg 2446 32 MoReg 668
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20 CSR 100-1.060	Insurer Conduct		33 MoReg 1877	34 MoReg 728	55 11010g 2440
20 CSR 100-1.070	Insurer Conduct		33 MoReg 1879	34 MoReg 732	
20 CSR 200-1.116	Insurance Solvency and Company Regulation		33 MoReg 2358	34 MoReg 733	
20 CSR 200-12.020	Insurance Solvency and Company Regulation	243472 455	33 MoReg 2237	34 MoReg 1137	
20 CSR 400-1.170	Life, Annuities and Health	34 MoReg 175	34 MoReg 219		
20 CSR 400-2.200 20 CSR 500-7.030	Life, Annuities and Health Property and Casualty	33 MoReg 2085	34 MoReg 542 33 MoReg 2238	34 MoReg 1219	
20 CSR 500-7.030 20 CSR 500-7.080	Property and Casualty Property and Casualty	33 MoReg 2085	33 MoReg 2238	34 MoReg 1220	
20 CSR 600-1.030	Statistical Reporting	55 Moreg 2005	33 MoReg 1882	54 Moreg 1220	
20 CSR 700-3.200	Insurance Licensing	34 MoReg 274	34 MoReg 309		
20 CSR 2015-1.030	Acupuncturist Advisory Committee	34 MoReg 1173			
20 CSR 2030-2.010	Missouri Board for Architects, Professional En		24 M.D. 4102		
20 CSR 2030-5.030	Professional Land Surveyors, and Landscape Missouri Board for Architects, Professional Er		34 MoReg 1182		
20 CSK 2030-3.030	Professional Land Surveyors, and Landscape		34 MoReg 45	34 MoReg 1138	
20 CSR 2030-11.025	Missouri Board for Architects, Professional En		5 1 1110100g TJ	5 : 11101Wg 1130	
	Professional Land Surveyors, and Landscape	Architects	34 MoReg 1183		
20 CSR 2030-11.035	Missouri Board for Architects, Professional En		24365		
20 CCD 2005 2 010	Professional Land Surveyors, and Landscape	Architects	34 MoReg 1185		
20 CSR 2085-3.010	Board of Cosmetology and Barber Examiners		34 MoReg 1024		
20 CSR 2085-5.010	Board of Cosmetology and Barber Examiners		34 MoReg 1187		

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20 CSR 2085-6.010	Board of Cosmetology and Barber Examiner	*c	34 MoReg 1187		
20 CSR 2085-0.010 20 CSR 2085-7.010	Board of Cosmetology and Barber Examiner		34 MoReg 1187		
20 CSR 2085-7.050	Board of Cosmetology and Barber Examiner		34 MoReg 1188		
20 CSR 2085-8.030	Board of Cosmetology and Barber Examiner		34 MoReg 1188		
20 CSR 2085-8.040	Board of Cosmetology and Barber Examiner		34 MoReg 1189		
20 CSR 2085-8.060	Board of Cosmetology and Barber Examiner	'S	34 MoReg 1189		
20 CSR 2085-9.010	Board of Cosmetology and Barber Examiner	'S	34 MoReg 1189		
20 CSR 2085-10.010	Board of Cosmetology and Barber Examiner		34 MoReg 1190		
20 CSR 2085-10.020	Board of Cosmetology and Barber Examiner		34 MoReg 1192		
20 CSR 2085-10.060	Board of Cosmetology and Barber Examiner	rs .	34 MoReg 1194R		
20 CSR 2085-11.020	Board of Cosmetology and Barber Examiner	*0	34 MoReg 1194 34 MoReg 1195		
20 CSR 2085-11.020 20 CSR 2085-12.010	Board of Cosmetology and Barber Examiner		34 MoReg 1195		
20 CSR 2085-12.060	Board of Cosmetology and Barber Examiner		34 MoReg 1195		
20 CSR 2095-1.060	Committee for Professional Counselors	.5	34 MoReg 45R	34 MoReg 792R	
			34 MoReg 45	34 MoReg 792	
20 CSR 2095-1.062	Committee for Professional Counselors		34 MoReg 48	34 MoReg 792	
20 CSR 2095-1.064	Committee for Professional Counselors		34 MoReg 52	34 MoReg 792	
20 CSR 2095-1.068	Committee for Professional Counselors		34 MoReg 55	34 MoReg 793	
20 CSR 2095-1.070	Committee for Professional Counselors		34 MoReg 59	34 MoReg 793	
20 CSR 2095-2.005 20 CSR 2095-2.010	Committee for Professional Counselors		34 MoReg 63	34 MoReg 793 34 MoReg 793R	
20 CSR 2093-2.010	Committee for Professional Counselors		34 MoReg 63R 34 MoReg 63	34 MoReg 793 34 MoReg 793	
20 CSR 2095-2.020	Committee for Professional Counselors		34 MoReg 67	34 MoReg 793	
20 CSR 2095-2.021	Committee for Professional Counselors		34 MoReg 68	34 MoReg 794	
20 CSR 2095-2.030	Committee for Professional Counselors		34 MoReg 68	34 MoReg 794	
20 CSR 2095-2.065	Committee for Professional Counselors		34 MoReg 69	34 MoReg 794	
20 CSR 2095-3.010	Committee for Professional Counselors		34 MoReg 71	34 MoReg 794	
20 CSR 2110-2.010 20 CSR 2110-2.030	Missouri Dental Board Missouri Dental Board		34 MoReg 126	34 MoReg 1138 34 MoReg 1139	
20 CSR 2110-2.050 20 CSR 2110-2.050	Missouri Dental Board		34 MoReg 126 34 MoReg 127	34 MoReg 1139	
20 CSR 2110-2.090	Missouri Dental Board		34 MoReg 127	34 MoReg 1139	
20 CSR 2110-2.130	Missouri Dental Board		34 MoReg 127	34 MoReg 1139	
20 CSR 2110-2.132	Missouri Dental Board		34 MoReg 128	34 MoReg 1139	
20 CSR 2110-2.240	Missouri Dental Board		34 MoReg 128	34 MoReg 1140	
20 CSR 2120-2.070	State Board of Embalmers and Funeral Dire		34 MoReg 1196		
20 CSR 2120-2.071 20 CSR 2145-1.010	State Board of Embalmers and Funeral Dire Missouri Board of Geologist Registration	ctors	34 MoReg 1196 34 MoReg 219	34 MoReg 1222	
20 CSR 2145-1.040	Missouri Board of Geologist Registration		34 MoReg 1028	54 WIORCG 1222	
20 CSR 2150-3.010	State Board of Registration for the Healing	Arts	34 MoReg 1030		
20 CSR 2150-3.020	State Board of Registration for the Healing	Arts	34 MoReg 1035		
20 CSR 2150-3.030	State Board of Registration for the Healing	Arts	34 MoReg 1037R		
20 CCD 2150 2 040	Control of Designation Control Healing	A	34 MoReg 1037		
20 CSR 2150-3.040	State Board of Registration for the Healing	Arts	34 MoReg 1040R		
20 CSR 2150-3.050	State Board of Registration for the Healing	Arts	34 MoReg 1040 34 MoReg 1044R		
20 CBR 2130 3.030	State Board of Registration for the Treating I	1113	34 MoReg 1044		
20 CSR 2150-3.053	State Board of Registration for the Healing	Arts	34 MoReg 1048		
20 CSR 2150-3.055	State Board of Registration for the Healing		34 MoReg 1053		
20 CSR 2150-3.057	State Board of Registration for the Healing		34 MoReg 1058		
20 CSR 2150-3.060	State Board of Registration for the Healing	Arts	34 MoReg 1064R 34 MoReg 1064		
20 CSR 2150-3.063	State Board of Registration for the Healing	A rtc	34 MoReg 1064 34 MoReg 1067		
20 CSR 2150-3.066	State Board of Registration for the Healing A		34 MoReg 1073		
20 CSR 2150-3.080	State Board of Registration for the Healing		34 MoReg 1077		
20 CSR 2150-3.085	State Board of Registration for the Healing	Arts	34 MoReg 1077		
20 CSR 2150-3.090	State Board of Registration for the Healing	Arts	34 MoReg 1082		
20 CSR 2150-3.100 20 CSR 2150-3.110	State Board of Registration for the Healing A		34 MoReg 1082 34 MoReg 1086		
20 CSR 2150-3.110 20 CSR 2150-3.120	State Board of Registration for the Healing A		34 MoReg 1086 34 MoReg 1086		
20 CSR 2150-3.120 20 CSR 2150-3.150	State Board of Registration for the Healing A		34 MoReg 1087R		
			34 MoReg 1087		
20 CSR 2150-3.153	State Board of Registration for the Healing		34 MoReg 1092		
20 CSR 2150-3.160	State Board of Registration for the Healing	Arts	34 MoReg 1097		
20 CSR 2150-3.163	State Board of Registration for the Healing		34 MoReg 1097		
20 CSR 2150-3.165 20 CSR 2150-3.170	State Board of Registration for the Healing A State Board of Registration for the Healing A	Arts	34 MoReg 1102 34 MoReg 1108		
20 CSR 2150-3.170 20 CSR 2150-3.180	State Board of Registration for the Healing A		34 MoReg 1108		
20 CSR 2150-3.201	State Board of Registration for the Healing	Arts	34 MoReg 1112		
20 CSR 2150-5.020	State Board of Registration for the Healing	Arts	34 MoReg 128		
20 CSR 2150-7.135	State Board of Registration for the Healing		34 MoReg 1197		
20 CSR 2150-7.136	State Board of Registration for the Healing		34 MoReg 1197		
20 CSR 2165-2.010	Board of Examiners for Hearing Instrument		34 MoReg 220		
20 CSR 2165-2.030 20 CSR 2165-2.040	Board of Examiners for Hearing Instrument Board of Examiners for Hearing Instrument	Specialists	34 MoReg 224 34 MoReg 225		
20 CSR 2103-2.040 20 CSR 2200-4.010	State Board of Nursing	оросниною	34 MoReg 1112		
20 CSR 2200-4.010 20 CSR 2205-1.050	Missouri Board of Occupational Therapy	34 MoReg 1173	5. Moreg III2		
20 CSR 2235-1.015	State Committee of Psychologists	5 . 1.151wg 1115	34 MoReg 1198		
20 CSR 2235-1.045	State Committee of Psychologists		34 MoReg 225	34 MoReg 1222	
20 CSR 2235-2.060	State Committee of Psychologists		34 MoReg 225	34 MoReg 1222	
20 CSR 2235-2.070	State Committee of Psychologists		34 MoReg 1199		

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20 CSR 2235-2.080	State Committee of Psychologists		34 MoReg 1199		
20 CSR 2245-3.005	Real Estate Appraisers		This IssueR		
	11		This Issue		
20 CSR 2245-5.020	Real Estate Appraisers		34 MoReg 1117		
20 CSR 2250-4.040	Missouri Real Estate Commission		34 MoReg 1200		
20 CSR 2250-4.050	Missouri Real Estate Commission		34 MoReg 1202		
20 CSR 2250-4.070	Missouri Real Estate Commission		34 MoReg 1204		
20 CSR 2250-4.075	Missouri Real Estate Commission		34 MoReg 1206		
20 CSR 2250-8.030	Missouri Real Estate Commission		34 MoReg 1206		
20 CSR 2250-8.090	Missouri Real Estate Commission		34 MoReg 1206		_
20 CSR 2250-8.095	Missouri Real Estate Commission		34 MoReg 1207		
20 CSR 2250-8.096	Missouri Real Estate Commission		34 MoReg 1208		
20 CSR 2250-8.097	Missouri Real Estate Commission		34 MoReg 1209		
20 CSR 2250-8.155	Missouri Real Estate Commission		34 MoReg 1209R		
			34 MoReg 1209		
20 CSR 2250-8.200	Missouri Real Estate Commission		34 MoReg 1213		
20 CSR 2250-8.220	Missouri Real Estate Commission		34 MoReg 1213		
20 CSR 2250-10.100	Missouri Real Estate Commission		34 MoReg 1213		
20 CSR 2267-2.020	Office of Tattooing, Body Piercing, and				
	Branding	34 MoReg 1174			
20 CSR 2267-2.030	Office of Tattooing, Body Piercing, and				
	Branding		34 MoReg 226	34 MoReg 1222	
20 CSR 2267-2.031	Office of Tattooing, Body Piercing, and				
	Branding		34 MoReg 228	34 MoReg 1223	
20 CSR 2270-1.021	Missouri Veterinary Medical Board	34 MoReg 823	34 MoReg 1121		
20 CSR 2270-2.031	Missouri Veterinary Medical Board		34 MoReg 71	34 MoReg 794	
20 CSR 2270-2.041	Missouri Veterinary Medical Board		34 MoReg 71	34 MoReg 795	
20 CSR 2270-3.020	Missouri Veterinary Medical Board		34 MoReg 1214		
MISSOURI CONSOLIDATED HEALTH CARE PLAN					
22 CSR 10-2.050	Health Care Plan	34 MoReg 176	34 MoReg 232	34 MoReg 1223	
22 CSR 10-2.053	Health Care Plan	34 MoReg 177	34 MoReg 232	34 MoReg 1223	
22 CSR 10-2.060	Health Care Plan	34 MoReg 178	34 MoReg 233	34 MoReg 1223	
22 CSR 10-2.075	Health Care Plan	34 MoReg 178	34 MoReg 233	34 MoReg 1223	
22 CSR 10-3.030	Health Care Plan	34 MoReg 179	34 MoReg 234	34 MoReg 1223	
22 CSR 10-3.075	Health Care Plan	34 MoReg 179	34 MoReg 235	34 MoReg 1224	

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Department of Transportation							
Highway Safety Di 7 CSR 60-2.010 7 CSR 60-2.030 7 CSR 60-2.040	vision Definitions Standards and Specifications Responsibilities of Authorized Service Providers	.Next Issue	July 1, 2009	Dec. 30, 2009			
Department of	Natural Resources						
Clean Water Comr 10 CSR 20-4.040 10 CSR 20-7.050 Public Drinking W 10 CSR 60-13.020	State Revolving Fund General Assistance Regulation Methodology for Development of Impaired Waters List	.33 MoReg 1855	Jan. 2, 2009.	June 30, 2009			
Department of							
Division of Fire Sa 11 CSR 40-2.025	fety Installation Permits	.34 MoReg 175	Jan. 1, 2009 .	June 29, 2009			
Department of							
Director of Revenu 12 CSR 10-41.010	Annual Adjusted Rate of Interest	.33 MoReg 2307	Jan. 1, 2009 .	June 29, 2009			
Elected Official	ds						
Attorney General 15 CSR 60-15.010 15 CSR 60-15.020 15 CSR 60-15.030	Definitions	.34 MoReg 651	.March 12, 2009 .March 12, 2009	Sept. 7, 2009			
15 CSR 60-15.040 15 CSR 60-15.050	Investigation of Complaints	_		-			
	Health and Senior Services						
Division of Regulat 19 CSR 30-85.022	Fire Safety Standards for New and Existing Intermediate						
19 CSR 30-86.022	Care and Skilled Nursing Facilities Fire Safety Standards for Residential Care Facilities and	_					
Division of Matern	Assisted Living Facilities	.34 MoReg 7	Dec. 4, 2008	June 1, 2009			
	Payments for Vision Examinations	_	Jan. 19, 2009	July 17, 2009			
Department of Insurance, Financial Institutions and Professional Registration Life, Annuities, and Health							
20 CSR 400-1.170	Recognition of Preferred Mortality Tables in Determining Minimum Reserve Liabilities and Nonforfeiture Benefits	.34 MoReg 175	Dec. 31, 2008 .	June 28, 2009			
Property and Casu 20 CSR 500-7.030	alty General Instructions	.33 MoReg 2085	Jan. 1, 2009 .	June 29, 2009			
20 CSR 500-7.080 Insurance Licensin	Insurer's Annual On-site Review	.33 MoReg 2085	Jan. 1, 2009 .	June 29, 2009			
Acupuncturist Adv		_		-			
Missouri Board of) Fees	_					
Office of Tattooing	Fees, Body Piercing, and Branding	_	-				
Missouri Veterinar		_					
20 CSR 2270-1.021	l Fees	.34 MoReg 823	April 2, 2009	Jan. 12, 2010			

Agency		Publication	Effective	Expiration
Missouri Conso Health Care Plan	lidated Health Care Plan			
22 CSR 10-2.050	PPO and Co-Pay Benefit Provisions and Covered Charges .	.34 MoReg 176	Jan. 1, 2009	June 29, 2009
22 CSR 10-2.053	High Deductible Health Plan Benefit Provisions			
	and Covered Charges	.34 MoReg 177	Jan. 1, 2009	June 29, 2009
22 CSR 10-2.060	PPO, HDHP, and Co-Pay Limitations	.34 MoReg 178	Jan. 1, 2009	June 29, 2009
22 CSR 10-2.075	Review and Appeals Procedure	.34 MoReg 178	Jan. 1, 2009	June 29, 2009
22 CSR 10-3.030	Public Entity Membership Agreement and Participation			
	Period	.34 MoReg 179	Jan. 1, 2009	June 29, 2009
22 CSR 10-3.075	Review and Appeals Procedure	.34 MoReg 179	Jan. 1, 2009	June 29, 2009

Executive Orders

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Orders	Subject Matter	rnea Date	Publication
00.21	2009		
09-21	Declares a state of emergency exists in the state of Missouri and directs that	M 14 2000	NI I
00.20	Missouri State Emergency Operations Plan remain activated	May 14, 2009	Next Issue
09-20	Gives the director of the Missouri Department of Natural Resources full		
	discretionary authority to temporarily waive or suspend the operation of any		
	statutory or administrative rule or regulation currently in place under his		
	purview in order to best serve the interests of the public health and safety	14 10 2000	NT . T
00.10	during the period of the emergency and the subsequent recovery period	May 12, 2009	Next Issue
09-19	Declares a state of emergency exists in the state of Missouri and directs that	May 9, 2000	Nort Issue
09-18	Missouri State Emergency Operations Plan be activated Orders that all state agencies whose building management falls under the	May 8, 2009	Next Issue
09-10	direction of the Office of Administration shall institute policies that will result	.	
	in reductions of energy consumption of two percent per year for each of the	ι	
		April 23, 2009	This Issue
09-17	next ten years Creates the Transform Missouri Project as well as the Taxpayer Accountability		Tills Issue
09-17	Compliance, and Transparency Unit, and rescinds Executive Order 09-12	March 31, 2009	34 MoReg 828
09-16	Directs the Department of Corrections to lead a permanent, interagency	Water 31, 2007	34 Workeg 626
07-10	steering team for the Missouri Reentry Process	March 26, 2009	34 MoReg 826
09-15	Expands the Missouri Automotive Jobs Task Force to consist of 18 members	March 24, 2009	34 MoReg 824
09-14	Designates members of the governor's staff as having supervisory authority	Water 21, 2009	51 Workeg 021
0) 14	over departments, divisions, or agencies	March 5, 2009	34 MoReg 761
09-13	Extends Executive Order 09-04 and Executive Order 09-07 through	, 2005	3 1 Moraeg 701
0, 10	March 31, 2009	February 25, 2009	34 MoReg 657
09-12	Creates and establishes the Transform Missouri Initiative	February 20, 2009	34 MoReg 655
09-11	Orders the Department of Health and Senior Services and the Department	1001001 20, 2005	b : Morag occ
	of Social Services to transfer the Blindness Education, Screening and		
	Treatment Program (BEST) to the Department of Social Services	February 4, 2009	34 MoReg 590
09-10	Orders the Department of Elementary and Secondary Education		
	and the Department of Economic Development to transfer the		
	Missouri Customized Training Program to the Department of		
	Economic Development	February 4, 2009	34 MoReg 588
09-09	Transfers the various scholarship programs under the Departments of	•	
	Agriculture, Elementary and Secondary Education, Higher Education,		
	and Natural Resources to the Department of Higher Education	February 4, 2009	34 MoReg 585
09-08	Designates members of the governor's staff as having supervisory authority		
	over departments, divisions, or agencies	February 2, 2009	34 MoReg 366
09-07	Gives the director of the Missouri Department of Natural Resources		
	the authority to temporarily suspend regulations in the aftermath of severe		
	weather that began on January 26	January 30, 2009	34 MoReg 364
09-06	Activates the state militia in response to the aftermath of severe storms that		
	began on January 26	January 28, 2009	34 MoReg 362
09-05	Establishes a Complete Count Committee for the 2010 Census	January 27, 2009	34 MoReg 359
09-04	Declares a state of emergency and activates the Missouri State Emergency		
	Operations Plan	January 26, 2009	34 MoReg 357
09-03	Directs the Missouri Department of Economic Development, working with		
	the Missouri Development Finance Board, to create a pool of funds designate		
	for low-interest and no-interest direct loans for small business	January 13, 2009	34 MoReg 281
09-02	Creates the Economic Stimulus Coordination Council	January 13, 2009	34 MoReg 279
09-01	Creates the Missouri Automotive Jobs Task Force	January 13, 2009	34 MoReg 277
	2000		
00 41	Extends Executive Order 07 21 until January 12, 2000	Innuary 0 2000	24 MaDa= 275
08-41	Extends Executive Order 07-31 until January 12, 2009	January 9, 2009	34 MoReg 275
08-40 08-39	Extends Executive Order 07-01 until January 1, 2010 Closes state offices in Cole County on Monday January 12, 2000	December 17, 2008	34 MoReg 181
08-39	Closes state offices in Cole County on Monday, January 12, 2009 Amends Executive Order 03, 17 to revise the composition of the committee	December 3, 2008	34 MoReg 11
00-30	Amends Executive Order 03-17 to revise the composition of the committee to include the Divisional Commander of the Midland Division of the		
	Salvation Army or his or her designee	November 25, 2009	3/1 MoDea 10
	Sarvation Army of his of her designee	November 25, 2008	34 MoReg 10

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08-37	Orders the Department of Natural Resources to develop a voluntary certification				
	program to identify environmentally responsible practices in Missouri's lodgin industries	November 13, 2008	33 MoReg 2424		
08-36	Orders the departments and agencies of the Executive Branch of Missouri state		33 Morteg 2121		
	government to adopt a Pandemic Flu Share Leave Program	October 23, 2008	33 MoReg 2313		
08-35	Creates the Division of Developmental Disabilities and abolishes the Division of Mental Retardation and Developmental Disabilities within the Department	,			
	of Mental Health	October 16, 2008	33 MoReg 2311		
08-34	Establishes the Complete Count Committee to ensure an accurate count of				
-	Missouri citizens during the 2010 Census	October 21, 2008	33 MoReg 2309		
08-33	Advises that state offices will be closed on Friday, December 26, 2008	October 29, 2008	33 MoReg 2308		
08-32	Advises that state offices will be closed on Friday, November 28, 2008	October 2, 2008	33 MoReg 2088		
08-31	Declares that a state of emergency exists in the state of Missouri and directs				
	that the Missouri State Emergency Operations Plan be activated	September 15, 2008	33 MoReg 1863		
08-30	Directs the Adjutant General call and order into active service such portions o	f			
	the organized militia as he deems necessary to aid the executive officials of				
00.00	Missouri, to protect life and property, and to support civilian authorities	September 15, 2008	33 MoReg 1861		
08-29	Transfers the Breath Alcohol Program back to the Department of Health and	0 1 10 2000	22 M D 1050		
00.00	Senior Services from the Department of Transportation by Type I transfer	September 12, 2008	33 MoReg 1859		
08-28	Orders and directs the Adjutant General of the state of Missouri, or his				
	designee, to call and order forthwith into active service such portions of the				
	organized militia as he deems necessary to aid the executive officials of	4	22 M D 1001		
00.27	Missouri to protect life and property	August 30, 2008	33 MoReg 1801		
08-27	Declares that Missouri will implement the Emergency Management				
	Assistance Compact with Louisiana in evacuating disaster victims	A 20, 2000	22 M-D 1700		
00.26	associated with Hurricane Gustav from that state to the state of Missouri	August 30, 2008	33 MoReg 1799		
08-26	Extends the order contained in Executive Orders 08-21, 08-23, and 08-25	August 29, 2008	33 MoReg 1797		
08-25 08-24	Extends the order contained in Executive Orders 08-21 and 08-23	July 28, 2008	33 MoReg 1658		
U8-24	Extends the declaration of emergency contained in Executive Order 08-20 and the terms of Executive Order 08-19	July 11, 2008	22 MoDog 1546		
08-23	Extends the declaration of emergency contained in Executive Order 08-21	July 11, 2008	33 MoReg 1546 33 MoReg 1545		
08-23	Designates members of staff with supervisory authority over selected state	July 11, 2006	33 Moreg 1343		
08-22	agencies	July 3, 2008	33 MoReg 1543		
08-21	Authorizes the Department of Natural Resources to temporarily waive or				
	suspend rules during the period of the emergency	June 20, 2008	33 MoReg 1389		
08-20	Declares a state of emergency exists and directs the Missouri State Emergency				
	Operations Plan be activated	June 11, 2008	33 MoReg 1331		
08-19	Orders and directs the Adjutant General of the state of Missouri, or his				
	designee, to call and order forthwith into active service such portions of the				
	organized militia as he deems necessary to aid the executive officials of				
	Missouri to protect life and property	June 11, 2008	33 MoReg 1329		
08-18	Authorizes the Department of Natural Resources to temporarily waive or	14 40 0000	22.16.75		
00.1=	suspend rules during the period of the emergency	May 13, 2008	33 MoReg 1131		
08-17	Extends the declaration of emergency contained in Executive Order 08-14		22.16.75 40.74		
00.15	and the terms of Executive Order 08-15	April 29, 2008	33 MoReg 1071		
08-15	Calls organized militia into active service	April 1, 2008	33 MoReg 905		
08-14	Declares a state of emergency exists and directs the Missouri State Emergency	A	22 MaDaa 002		
00 12	Operations Plan be activated Expands the number of state employees allowed to participate in the Missouri	April 1, 2008	33 MoReg 903		
08-13		March 27, 2009	22 MaDag 001		
08-12	Mentor Initiative Authorizes the Department of Natural Resources to temporarily waive or	March 27, 2008	33 MoReg 901		
		March 21 2009	33 MaDag 900		
ΛQ_11	suspend rules during the period of the emergency Calls organized militia into active service	March 18, 2008	33 MoReg 899		
08-11 08-10	Calls organized militia into active service Declares a state of emergency exists and directs the Missouri State Emergency	March 18, 2008	33 MoReg 897		
00-10	Declares a state of emergency exists and directs the Missouri State Emergency Operations Plan be activated	March 19 2009	33 MoDea 905		
08-09	Establishes the Missouri Civil War Sesquicentennial Commission	March 6, 2008	33 MoReg 895		
08-09	Gives Department of Natural Resources authority to suspend regulations in	March 6, 2008	33 MoReg 783		
00 -0 0	the aftermath of severe weather that began on February 10, 2008	February 20, 2008	33 MoReg 715		

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08-07	Declares that a state of emergency exists in the state of Missouri.	February 12, 2008	33 MoReg 625
08-06	Orders and directs the Adjutant General of the state of Missouri, or his designee, to call and order forthwith into active service such portions of the organized militia as he deems necessary to aid the executive officials of	Eshanom 12, 2009	22 MaDag 622
08-05	Missouri to protect life and property Extends Executive Orders, 07-34, 07-36 and 07-39 through March 15, 2008 for the purpose of continuing the cleanup efforts in affected communities	February 12, 2008 February 11, 2008	33 MoReg 623 33 MoReg 621
08-04	Transfers authority of the sexual assault evidentiary kit and exam payment program from the Department of Health and Senior Services to Department of Public Safety by Type 1 transfer	February 6, 2008	33 MoReg 619
08-03	Activates the state militia in response to the aftermath of severe storms that began on January 7, 2008	January 11, 2008	33 MoReg 405
08-02	Activates the Missouri State Emergency Operations Plan in the aftermath of severe weather that began on January 7, 2008	January 11, 2008	33 MoReg 403
08-01	Establishes the post of Missouri Poet Laureate	January 8, 2008	33 MoReg 401

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adjustments to the distribution of St. Louis County cigarette tax funds pursuant to the federal decennial census; 12 CSR 10-16.170; 2/3/09

special motor fuel

adjustments to the distribution of funds allocated pursuant to Article IV, Section 30 (a) of the Missouri Constitution as referenced in section 142.345, RSMo; 12 CSR 10-7.320; 2/3/09

VETERINARY MEDICAL BOARD, MISSOURI

examinations

20 CSR 2270-2.031; 1/2/09, 4/15/09 20 CSR 2270-3.020; 5/15/09 fees; 20 CSR 2270-1.021; 5/1/09

reexamination; 20 CSR 2095-2.041; 1/2/09, 4/15/09

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- Use a comma before the conjunction in a compound sentence. For example—The Administrative Rules division prints the *Missouri Register*, and they print the *Code of State Regulations*.
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- Do not use a comma before the ZIP Code. For example—Jefferson City, MO 65101.
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